

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Richmond Division**

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In re:	:	Chapter 11
	:	
CIRCUIT CITY STORES, INC.,	:	Case No. 08-35653 (KRH)
<u>et al.</u> ,	:	
	:	
Debtors. <sup>1</sup>	:	Jointly Administered
	:	
	:	
-----	X	

**AFFIDAVIT OF SERVICE**

I, Isidro N. Panizales, being duly sworn according to law, depose and say that I am employed by Kurtzman Carson Consultants LLC, the Court appointed claims and noticing agent for the Debtors in the above-captioned cases.

On June 5, 2009, copies of the following documents were served via electronic mail upon the parties set forth on the service lists attached hereto as **Exhibit A**, facsimile upon the parties set forth on the service lists attached hereto as **Exhibit B**, and first class mail upon the parties set forth on the service lists attached hereto as **Exhibit C**:

1. Debtors' Eleventh Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Docket No. 3525)
2. Debtors' Twelfth Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Docket No. 3526)
3. Debtors' Thirteenth Omnibus Objection to Certain Amended Claims (Docket No. 3527)

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<sup>1</sup> The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

4. Amended Notice of Debtors' Thirteenth Omnibus Objection to Certain Amended Claims (Docket No. 3528)

On June 5, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit D**:

1. Debtors' Eleventh Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Docket No. 3525)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit E**)
3. Notice of Debtors' Eleventh Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Personalized with claim and creditor information listed on Exhibit D) (Docket No. 3525)

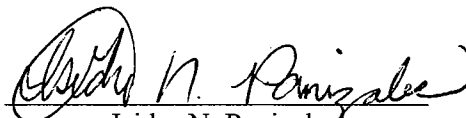
On June 5, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit F**:

1. Debtors' Twelfth Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Docket No. 3526)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit G**)
3. Notice of Debtors' Twelfth Omnibus Objection to Certain Qualified Pension Plan Claims and 401(k) Plan Claims (Personalized with claim and creditor information listed on Exhibit F) (Docket No. 3526)

On June 5, 2009, copies of the following documents were served via first class mail upon the parties set forth on the service list attached hereto as **Exhibit H**:

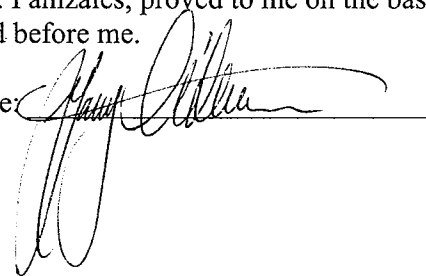
1. Debtors' Thirteenth Omnibus Objection to Certain Amended Claims (Docket No. 3527)
2. Circuit City Stores, Inc. Procedures for Filing Omnibus Objections to Claims (See attached **Exhibit I**)
3. Amended Notice of Debtors' Thirteenth Omnibus Objection to Certain Amended Claims (Personalized with claim and creditor information listed on Exhibit H) (Docket No. 3528)

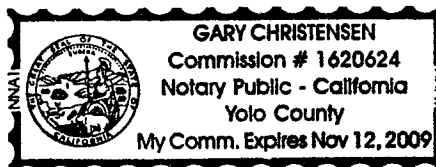
Dated: June 8, 2009

  
Isidro N. Panizales

State of California, County of Los Angeles

Subscribed and sworn to (or affirmed) before me on this 8<sup>th</sup> day of June, 2009, by  
Isidro N. Panizales, proved to me on the basis of satisfactory evidence to be the person who  
appeared before me.

Signature: 



# **EXHIBIT A**

Circuit City Stores, Inc.  
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# **EXHIBIT B**

Circuit City Stores, Inc.

Core List

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CORPORATE SALES AND USE, EMPLOYER WITHHOLDING, AND LITTER TAX	VIRGINIA DEPARTMENT OF TAXATION	804-254-6111
INTERNAL REVENUE SERVICE	ATTN L LORELLO	804-916-8198

Name	Notice Name	Fax
Locke Lord Bissell & Liddell LLP	Thomas G Yoxall Thomas A Connop Melissa S Hayward	214-740-8800
Pasadena Independent School District	Dexter D Joyner	281-991-6012
Draper & Goldberg PLLC	Adam Hiller	302-213-0043
Draper & Goldberg PLLC	James E Clarke L Darren Goldberg	703-995-4542
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Jackson Kelly PLLC	Mary Elisabeth Naumann	859-252-0688

# **EXHIBIT C**



Circuit City Stores, Inc.

Core List

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SECRETARY OF TREASURY		15TH & PENNSYLVANIA AVENUE, N.W.		WASHINGTON	DC	20020	USA
DEPARTMENT OF JUSTICE CIVIL DIVISION	ATTN DIRECTOR	P O BOX 875	BEN FRANKLIN STATION	WASHINGTON	DC	20044	USA
SECURITIES & EXCHANGE COMMISSION	NATHAN FUCHS ESQ PATRICIA SCHRAGE ESQ	3 WORLD FINANCIAL CTR STE 400		NEW YORK	NY	10281-1022	USA
OFFICE OF THE ATTORNEY GENERAL	BOB MCDONNELL	900 E MAIN ST		RICHMOND	VA	23219	USA

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Eaton Corporation	David J Persichetti	Eaton Center	Eaton Ctr 1111 Superior Ave	Cleveland	OH	44114-2584
Broward County	Jeffrey J Newton	Government Center	115 S Andrews Ave	Ft Lauderdale	FL	33301
Griffith McCague & Wallace PC	Judy Gawlowski	200 Allegheny Center Mall		Pittsburgh	PA	15212
Gregory Lee McCall	FCI Forrest City Low	PO Box 9000		Forrest City	AR	72336
Millman 2000 Charitable Trust	David Bennett	2400 Cherry Creek Dr S	Ste 7002	Denver	CO	80209-3261
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Thomas W Daniels		1265 Scottsville Rd		Rochester	NY	14624

# **EXHIBIT D**

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Circuit City Stores, Inc.

Eleventh Omnibus Claims Objection Service List

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	City	State	Zip	Country
4937	\$531.57	AAGAARD, WALTER		8924 WELLER LANE		KELLER	TX	76248	USA
5035	\$242.18	ABBATE, KENNETH P		86 COTSWOLD CIRCLE		OCEAN	NJ	07712-2648	USA
5379	\$21,747.40	Abrantes, John David	John Abrantes	11651 Declaration Dr		Rancho Cucamonga	CA	91730	USA
2854	\$0.00	ACEVES, JAVIER		2770 BUDUA AVE		LOS ANGELES	CA	90032	USA
5964	\$0.00	ADAMS, STEPHEN H		12266 CASERO CT		SAN DIEGO	CA	92128	USA
4743	\$1.00	ADAMS, THOMAS		105 W BARSTOW NO D		CLOVIS	CA	93612	USA
2567	\$60,145.32	ALBAUGH, THOMAS		7216 BRILEY DR		N RICHLAND HILLS	TX	76180	USA
4123	\$0.00	ALBERTSON BARBARA I		1515 PATRIOT CIR		GLEN ALLEN	VA	23060-4573	USA
5010	\$280.00	ALEXA, DENNIS P		62 RT6N		MAHOPAC	NY	10541	USA
5492	\$0.00	ALMAGUER, LOURDES		1190 LORYN AVE		HALF MOON BAY	CA	94019	USA
4948	\$0.00	ALMERO ALFREDO		3050 MAGNOLIA AVE		LONG BEACH	CA	90806	USA
4039	\$0.00	ALVAREZ, EMMANUEL		264 SUDAN LOOP		PACHECO	CA	94553	USA
3917	\$0.00	ALVAREZ, EMMANUEL B		264 SUDAN LOOP		PACHECO	CA	94553	USA
5107	\$84,000.00	AMENTAS, STACIA		5375 OAKCLIFF SW		CANTON	OH	44706	USA
5891	\$988.66	ANTOS CATHY J		8508 CLAYPOOL RD		RICHMOND	VA	23236	USA
3798	\$0.00	ARAUJO, GUSTAVO A		UNIT B	19419 RUBY COURT	CERRITOS	CA	90703	USA
2037	\$0.00	AUBRY, ALLEN		108 N GREENFIELD RD	APT 1192	MESA	AZ	85205	USA
4725	\$0.00	AULTMAN, DAVID		4391 WILDWOOD DRIVE		DISPUTANTA	VA	23842	USA
2175	\$0.00	BACHAND, DONALD N		LOT NO 105	215 N POWER RD	MESA	AZ	85205	USA
2619	\$0.00	Baldwin, Roy		121 St Louis Dr		Elkton	MD	21921	USA
2620	\$0.00	Baldwin, Roy		121 St Louis Dr		Elkton	MD	21921	USA
2881	\$127.02	BALES, CHARLES L		7406 MAURER LANE		LOUISVILLE	KY	40258	USA
9299	\$250.18	BALL, ANDREW BRIAN		463 BURNT BARK RD		BRICK	NJ	08723	USA
4889	\$0.00	BALLARD, CARROLL		65 JOHNNY GOLD LN		ROCHESTER	NY	14626	USA
3143	\$0.00	BALLARD, JANE C		2406 BOYLE AVE		RICHMOND	VA	23230	USA
5038	\$50,000.00	BARLOW, JENNIFER		3946 SAN LUIS DR		SARASOTA	FL	34235-3545	USA
5868	\$0.00	BEGLEY, PATRICIA S		2422 GREY FORGE PLACE		RICHMOND	VA	23233	USA
2313	\$0.00	BEINOR, EDWARD		1924 WOOD BROOK ST		TARPON SPRINGS	FL	34689	USA
5784	\$354.45	BELEN, MICHAEL		4419 SHADY TERRACE LANE NO 102		TAMPA	FL	33613	USA
4592	\$111,666.00	BERNARD, LEIGH		5823 BRADINGTON DRIVE		GLEN ALLEN	VA	23059	USA
5522	\$59,699.18	BILENKIN BORIS Y		1121 UNIVERSITY BLVD WEST	NO 1418	SILVER SPRINGS	MD	20902	USA
5348	\$0.00	BLACK, RICHARD		209 PARKERS GLEN RD		SHOHOLA	PA	18458	USA
5351	\$0.00	BLACK, RICHARD		209 PARKERS GLEN RD		SHOHOLA	PA	18458	USA
4655	\$0.00	BLANSET, WILLIAM S		104 OAKWOOD CIRCLE		DICKSON	TN	37055-3546	USA
4152	\$0.00	BLOMSTER, RICHARD E		118 CARTER PL		WINCHESTER	VA	22602	USA
6985	\$390.97	BOLINE, BRENT YOUNGDAHL		7543 EILEEN ST		EDEN PRAIRIE	MN	55346	USA
3038	\$116,000.00	BOLT, KENT		1847 LAKE GLEN DRIVE		FUQUAY VARINA	NC	27526	USA
3416	\$600.00	BOOKER, DENNIS		1809 CRESTHILL AVE		CINCINNATI	OH	45237	USA
4914	\$0.00	BORDEN NEARY, MARY		123 PAIGE PARK LN		GOODLETTSVILLE	TN	370723181	USA
5607	\$87,756.00	BORENSTEIN, HOWARD		5826 BURNET AVE		VAN NUYS	CA	91411	USA
4204	\$0.00	BOSWELL, CHARLES		6072 WINVIEW DRIVE		FOREST PARK	GA	30297	USA
5043	\$6,695.48	BOWER JR, ROY A		8212 ROYAL OAK CT		MONTGOMERY	AL	36117	USA
2038	\$0.00	BOYD, JERRY		216 LAKEVIEW DR		LANDRUM	SC	29356	USA
3392	\$110.55	BRACKER, LORRAINE		10960 N 67TH AVE UNIT 45		GLENDALE	AZ	85304	USA
3704	\$3,005.70	BREGANTE, BENJAMIN		1785 DAY VALEY RD		APTOS	CA	95003	USA
4289	\$0.00	BRENNAN, TIM		441 WOODLAND TERRACE		BROOKLYN	MI	49230	USA
4702	\$135,000.00	BROOKS, JODY		5862 HARDWICK ST		LAKEWOOD	CA	90713	USA
4088	\$0.00	BROWN, BOBBY		5705 BRIGSTOCK COURT	APTNO 301	FREDRICKSBURG	VA	22407	USA

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10937	\$1,906.26	BROWN, ERIC JOHN		6920 MORGAN PL DR		CLEMMONS	NC	27012-0000	USA
5256	\$0.00	BRYAN JAMES P		300 LUMAN RD	NO 161	PHOENIX	OR	97535	USA
5265	\$0.00	BRYAN, DALE H		300 LUMAN RD	NO 161	PHOENIX	OR	97535	USA
5264	\$0.00	BRYAN, JAMES		300 LUMAN RD NO 161		PHOENIX	OR	97535	USA
5705	\$193.90	BURCHINAL, JAMES MICHAEL		3305 BLACKHAWK TRL		ST CHARLES	IL	60174	USA
3519	\$90,000.00	BURGER, DENNIS		611 44TH ST W		BRADENTON	FL	34209	USA
3578	\$1,502.42	BURKE, RICHARD		5900 NEW HARVARD PLACE		GLEN ALLEN	VA	23059	USA
4951	\$82,629.60	CAPUTO, STEPHEN S		3708 LAKEVIEW PARKWAY		LOCUST GROVE	VA	22508	USA
3105	\$0.00	CARDAMONE, JEANNETTE M		6002 NORTHFALL CREEK PKY		MECHANICSVILLE	VA	23111	USA
5853	\$45,000.00	CARLISLE, MICHAEL		3665 E 54 ST		CLEVELAND	OH	44105	USA
3045	\$0.00	CARLSON, DONALD		558 E MAGILL AVE		FRESNO	CA	93710	USA
2894	\$48,111.00	CARROCCIO, NICKOLAS A		7362 OAKWOOD RD		PARMA	OH	44130	USA
3583	\$83,100.00	CASCO, CARLOS		1546 T ST		SPRINGFIELD	OR	97477	USA
5860	\$0.00	CASSELL JR, SINKLER		6361 FALLS CIRCLE DRIVE NORTH NO 401		LAUDERHILL	FL	33319	USA
4563	\$0.00	CHAPMAN, BARBARA		10505 GRAVEL NECK DRIVE		CHESTER	VA	23831	USA
4724	\$99.04	CHILDRESS, MERRELL B		7416 STONEMAN RD		RICHMOND	VA	23228	USA
2089	\$35,138.40	CHIN, WELLMAN		1599 W SWAIN RD		STOCKTON	CA	95207	USA
3370	\$72.11	CHIPRUT, JOSE		21300 SAN SIMEON WAY	APT M 4	MIAMI	FL	33179	USA
3228	\$0.00	CHO, NO KI		9121 BICKLEY CIRCLE		GARDEN GROVE	CA	92641	USA
5315	\$0.00	CHRISTENSEN, DON		1111 ORCHARD AVE		SNOHOMISH	WA	98290	USA
4691	\$0.00	CLARK, SHEILA L		4612 VALLEY OVERLOOK DR APT 105		MIDLOTHIAN	VA	23112	USA
3389	\$0.00	CLEVELAND, GEORGE S		8 BRUNO DR		MILFORD	MA	01757-2104	USA
3872	\$0.00	COLEMAN, ROBERT		304 W TERRELL ST		GREENSBORO	NC	27406	USA
3872	\$0.00	COLEMAN, ROBERT	Robert L Coleman Sr		810 Sunset St	Reidsville	NC	27320	USA
4927	\$0.00	COLLINS, SEAN		3473 N NANDINA LN		TUCSON	AZ	85712	USA
5142	\$12,074.35	COLMAN, ALWYN J		550 ROBIN RD		SEMINOLE	OK	74868	USA
5072	\$450.34	CONNER, DEBORAH N		20212 PONY FARM RD		MAIDENS	VA	23102	USA
5073	\$489.05	CONNER, MICHAEL		20212 PONY FARM RD		MAIDENS	VA	23102	USA
5875	\$55,228.80	CORDERO, JUAN		7612 CUNNINGHAM ST		HIGHLAND	CA	92346	USA
4181	\$0.00	COUNTS, RONALD L		64 CEDARBROOK		PACIFIC	MO	63069	USA
4226	\$0.00	CRISWELL, DAVID		240 WILDWOOD DR APT 1		YOUNGSTOWN	OH	44512	USA
5934	\$4,257.60	DAHLER, MICHAEL		8 COURTNEY LANE		SOUTH HAMPTON	MA	01073	USA
2630	\$0.00	Daniel, David		1850 Raymond Dr		St Cloud	FL	34769	USA
2837	\$818.19	DIAS, FIONA P		318 OVERLOOK LANE		WEST CONSHOHOCKEN	PA	19428	USA
2578	\$15,000.00	DIONNE, KENNETH R		77 GOULD RD		WEARE	NH	03281	USA
3865	\$0.00	DODD, JUDITH		3621 KELLETT AVE		CLAREMONT	CA	91711	USA
4068	\$0.00	DORMAN, LONNIE		1030 11TH ST BHR		OKEECHOBEE	FL	34974	USA
2853	\$255.57	DOTY, LESLIE		9030 HOPKINS BRANCH WAY		MECHANICSVILLE	VA	23116	USA
2547	\$0.00	DUHELLE, STEPHEN		15202 MCCOMB MANOR CT		CHARLOTTE	NC	28277	USA
4134	\$30,632.40	DUGAS, CAMILLE V		1412 N ATLANTA ST		METAIRIE	LA	70003	USA
2118	\$0.00	DUNN, AMANDA		821 LINDA LN		MERCED	CA	95340	USA
4984	\$186.43	DUNN, PEGGY G		2900 STONE MEADOW CT		RICHMOND	VA	23328	USA

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2997	\$224.53	EDWARDS, KENNETH		4004 MCTYRES COVE TERRACE		MIDLOTHIAN	VA	23112	USA
5319	\$0.00	ELIAS, ROBERT A		1456 E PHILADELPHIA ST	NO 231	ONTARIO	CA	91761	USA
10421	\$57.80	ELLIS, DON		13 REMF RD		MOHNTON	PA	19540-0000	USA
4606	\$0.00	EMBRY, JAMES A		11426 GETCHELL DRIVE		THEODORE	AL	36582	USA
4024	\$0.00	ENGERON, CLAIRE E		22324 GOLDEN SPRINGS DR		DIAMOND BAR	CA	91765	USA
4058	\$0.00	FADEN, MITCH		14521 WOODLAND NEST CR		FORT MYERS	FL	33912	USA
5380	\$0.00	Fallin, Karen L		9012 Patterson Ave Apt 46		Richmond	VA	23229	USA
3162	\$0.00	FARNHAM, CHARLES		4152 SABAL LAKES RD		DELRAY BEACH	FL	33445	USA
3323	\$0.00	FARR, COLEEN		9121 SUGARSTONE CIRCLE		HIGHLANDS RANCH	CO	80126	USA
5374	\$108.46	FAULKNER, TODD J		217 TERRA ALTA DR		AYLETT	VA	23009	USA
2380	\$59,425.20	FERGUSON, JOHNNY		5078 SILVER HILL COURT NO 201		DISTRICT HEIGHT	MD	20747	USA
5878	\$0.00	FERMIN, JONATTAN F		97 GRASSY PLAIN ST NO 16		BETHEL	CT	06801	USA
5267	\$20,000.00	FERNER, KEVIN		7 S CEDARBLUFF CT		GREER	SC	29650	USA
4575	\$0.00	FETTERHOFF JACQUELINE		10508 OLD COURTNEY RD		GLEN ALLEN	VA	23060	USA
2457	\$0.00	FIELDS, MICHAEL S		948BURGESS CR		BUFFALO GROVE	IL	60089	USA
3868	\$480.00	Finbow, Paul D		34 06 Norwood Dr		Fair Lawn	NJ	07410	USA
5376	\$22,500.00	FOSTER, CLIFFORD		33 E COLLINGSWOOD AVE		OAKLYN	NJ	08107	USA
3102	\$3,697.44	FOX, JULIE		4826 DANDELION LOOP		TRACY	CA	95377	USA
5173	\$0.00	FREEMAN, GEORGE		7622 KILKEE LANE		SHERRILLS FORD	NC	28673	USA
4745	\$0.00	FUSCO, ROBERT		31 CEDAR POND DR	APT 8	WARWICK	RI	02886	USA
2879	\$0.00	GAUMER, ARTHUR		2000 E RAMAR RD	SPACE 234	BULLHEAD	AZ	86442	USA
3171	\$0.00	Gavelek, Dennis T		11361 Liberty St		Futon	MD	20759	USA
4010	\$0.00	GEISLER, DONNA		400 W ELWOOD DRIVE		BOISE	ID	83706	USA
5124	\$0.00	Getgen, George		2431 Harewood Dr		Livermore	CA	94551	USA
5354	\$5,000.00	GOLDEN, WILLIAM		1936 GLEN HILL DR		CARROLLTON	TX	75007	USA
3750	\$1,896.00	GORDON, DONALD S		310 RIDGECREST RD		TALLAHASSEE	FL	32305	USA
3445	\$42.22	GOWER JR ALBERT		1813 INSPIRATION LANE		HUNTSVILLE	AL	35801	USA
3855	\$0.00	GRANGER, LLOYD		8382 NORTHPORT DRIVE		HUNTINGTON BEAC	CA	92646	USA
5788	\$1,000.00	GREAM, JARROD LYNN		229 WEST FARTHING ST		MAYFIELD	KY	42066	USA
5346	\$0.00	GREEN, DIANE		6516 NORBERT COURT		LOUISVILLE	KY	40258	USA
4320	\$0.00	GREENFIELD, CARROLL		NO 275	24143 DEL MONTE DRIVE	VALENCIA	CA	91355	USA
5899	\$0.00	GRUBBS JR, DOUGLAS	DOUGLAS E GRUBBS JR	1516 FERGUSON AVE		NASHVILLE	TN	37212	USA
5921	\$241.35	GULER, BRUCE		13112 PARKWOOD DRIVE		BURNSVILLE	MN	55337	USA
2946	\$42,537.60	HAGGARD, DONALD		519 FIFTH AVE		DAYTON	KY	41074	USA
2022	\$0.00	HALL, DENARD		1202 HOLLINS RD		RICHMOND	VA	23229	USA
5611	\$0.00	HARRIS, BRADLEY		3524 WEST SHORE RD NO 611		WARWICK	RI	02886	USA
3586	\$107.81	HAUG, LINDA J		13166 LOS ALISOS		LAMIRADA	CA	90638	USA
3846	\$30,686,622.00	HAVARD, DIANE		129 ROBBINS BLVD		DAPHNE	AL	36526	USA
4727	\$130,000.00	HENDZEL, JOHN M		1414 LANFAIR ST		REDLANDS	CA	92374	USA
3419	\$217.94	HESS, LUCY H		16981 JENNIFER DR		COLD SPRING	MN	56320	USA
3654	\$0.00	HESS, LUCY H		16981 JENNIFER DRIVE		COLD SPRING	MN	56320	USA
2694	\$0.00	HICKS, BRUCE		PO BOX 148		PELZER	SC	29668-0148	USA

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2694	\$0.00	HICKS, BRUCE	Bruce Hicks		PO Box 148	Pelzer	SC	29669	USA
2696	\$38.22	HILL, MARQUESA		131 CLARK ST		HILLSIDE	NJ	07205-0000	USA
3166	\$0.00	HOLMAN, MARGARET		24 RODMAN DRIVE		BRYSON CITY	NC	28713	USA
2475	\$0.00	HORTON, CAROLYN B		1725 ROSE MILL CIRCLE		MEDLOTHIAN	VA	23112	USA
3622	\$0.00	HOWARD, JAMES		16654 MALORY CT		DUMFRIES	VA	22026	USA
3808	\$0.00	HYMAN, JANIS		2434 NORTH MICHAEL ST		VISALIA	CA	93291	USA
2864	\$0.00	IBANEZ, DAVID		1325 N BRIARGATE LANE		COVINA	CA	91722	USA
4087	\$0.00	JACOBS, GWENDOLYN		10610 N DOVER POINTE RD		RICHMOND	VA	23238	USA
8078	\$10,541.00	Jeffrey, Maynard		2325 Wooded Oak Pl		Midlothian	VA	23113	USA
2726	\$26,610.00	JENSEN, DANIEL S		2699 KERRISDALE RIDGE DRIVE		MEDFORD	OR	97504	USA
5606	\$7,000.00	JOHNSON, DARRELL		265 WEST WILSON		PONTIAC	MI	48341	USA
5606	\$7,000.00	JOHNSON, DARRELL	Darrell Johnson		2345 S Tilden	Pontiac	MI	48341	USA
5834	\$0.00	JOHNSON, DENISE H		6300 ADKINS RD		PROVIDENCE FORGE	VA	23140-2821	USA
5500	\$0.00	JOHNSON, JUDITH		106 RIVER RUN		DRIPPING SPRING	TX	78620	USA
4596	\$55,000.00	JONES, DARRELL		627 NORTH MOORE RD		CHATTANOOGA	TN	37411	USA
4056	\$661.00	JONES, LINDA J		2035 LIVE OAK		BEAUMONT	TX	77703	USA
3465	\$72,000.00	JORDAN, VIVIAN		2526 PENNACOOK RD NO 3		LOUISVILLE	KY	40214	USA
5900	\$0.00	JUNGHANS, MICHAEL		26 CARRIAGE HILL DRIVE		POQUOSON	VA	23662	USA
2376	\$0.00	KAPLAN, DAVID		2059 E LAKEVIEW DRIVE		SEBASTIAN	FL	32958	USA
3020	\$22,025.00	KAPLAN, RICHARD		2235 38TH AVE NORTH		SAINT PETERSBURG	FL	33713	USA
5258	\$149.31	KARPEL, GERALD		2068 GLEN GARY DR		REDDING	CA	96001	USA
4713	\$0.00	KING, BRENDA G		5433 SIR BARTON DR		LOUISVILLE	KY	40272-3507	USA
2470	\$0.00	KOESEL, ROBERT F		11261 SCENIC VIEW LANE		ORLANDO	FL	32821	USA
4938	\$0.00	KOHR, JAY		1167 TROTWOOD BLVD		WINTER SPRINGS	FL	32708	USA
4752	\$0.00	LACOURSIERE, BRIAN L		4347 KINGS CHURCH RD		TAYLORSVILLE	KY	40071	USA
2435	\$0.00	LAGANELLI, JOSEPH		14 LEELA LANE		ROCHDALE	MA	01542	USA
1956	\$104.53	LARRY, KINSLEY		27445 COYOTE CIRCLE		QUAIL VALLEY	CA	92587	USA
2549	\$0.00	LEFFLER, GEORGE G		20 HOLIDAY DRIVE		WOODSTOCK	NY	12498	USA
4163	\$293.26	LENEUS, WILNA		PO BOX 1204		SPRING VALLEY	NY	10977	USA
5422	\$175,000.00	LEVAN, GEORGE T		5425 AEGEAN WAY		LAS VEGAS	NV	89149	USA
3287	\$53,654.40	LEWIS, FRANK		1571 MISTY WOOD DRIVE		ROSEVILLE	CA	95747-7911	USA
4180	\$0.00	LEWIS, LIVINGSTON		1519 BAYSDALE LN		RICHMOND	VA	23229	USA
2312	\$0.00	LI, WILLIAM		3958 PARKVIEW COURT		WINSTON SALEM	NC	27127	USA
3713	\$53,469.60	LINNING, PATRICK		6642 MAN O WAR TRAIL		TALLAHASSEE	FL	32309	USA
2082	\$0.00	LOHAUS, CAROL		4270 JARVIS RD		HILLSBORO	MO	63050	USA
1974	\$152.37	LOPEZ, JOSE		1339 KINGSLEY AVE	APT C 11	STOCKTON	CA	95203	USA
5187	\$0.00	LUCKETTI, RONALD R		26 MARIE LANE		MIDDLETON	NY	10941	USA
4146	\$0.00	LUCEY, GEORGE		P O BOX 87		STRAFFORD	NH	03884	USA
5075	\$0.00	LUCIANI, ANTHONY		341 TIMBER JUMP LANE		MEDIA	PA	19063	USA
4236	\$0.00	MACSORLEY, RAY H		P O BOX 1337		EASTON	MD	21601	USA
4122	\$79,534.00	MADISON, STEVE		12000 PADDOCK PLACE		FREDRICKSBURG	VA	22407	USA
3140	\$0.00	MAESTAS, JOHN		10128 GARD AVE		SANTA FE SPRINGS	CA	90670	USA
3885	\$0.00	MALARKEY, SHEILA		5505 E EVERGREEN BLVD APT 217		VANCOUVER	WA	98661	USA
4108	\$112,773.60	MARIAN D RIPPEON	RIPPEON MARIAN D	21017 BOONSBORO MOUNTAIN RD		BOONSBORO	MD	21713-2209	USA
5551	\$118,118.88	MARQUEZ SR, MANUEL V		7671 DRUMMOND AVE		HIGHLAND	CA	92346	USA
9994	\$0.00	MARSHALL, KELLY		30 PARKERS POINT BLVD		FORKED RIVER	NJ	08731	USA

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2683	\$0.00	MARTIN, DAVID		128 DIANE AVE		RIVER RIDGE	LA	70123	USA
2683	\$0.00	MARTIN, DAVID	David E Martin		128 Diane Ave	River Ridge	LA	70123	USA
4967	\$353.59	MARTIN, FRANCES H		10468 OLD TELEGRAPH RD		ASHLAND	VA	23005	USA
3709	\$0.00	MATTES, SUSAN		3441 WATER OAK DRIVE		HOLLYWOOD	FL	33021	USA
2491	\$0.00	MAYNOR, DORIS V		305 WASHINGTON		GARLAND	TX	75040	USA
5718	\$0.00	MCGOWAN PETER J		3755 E MEADOWVIEW DRIVE		GILBERT	AZ	85298	USA
2601	\$0.00	MCTIGHE, JOANN		123 HELAINE RD		MANCHESTER	CT	06042	USA
4107	\$500,000.00	Mehdi, Zadeh		767 Santa Paula St		Corona	CA	91720	USA
4107	\$500,000.00	Mehdi, Zadeh	Zadeh Mehdi		746 Santa Paula St	Corona	CA	92882	USA
3692	\$0.00	MELLISH, JOHN UPLEH		4752 PORCHAVEN LANE		APEX	NC	27539	USA
4731	\$56,400.00	MELTON, ROBERTO		11258 CARUTHERS WAY		GLEN ALLEN	VA	23059	USA
4922	\$11,008.80	MENDOZA, DONALD R		3603 NORTH SWEET LEAF AVE		RIALTO	CA	92377	USA
10323	\$0.00	MICHAELS, DAVID		9718 CASA DEL SOL DR		BAKERSFIELD	CA	93311	USA
10324	\$0.00	MICHAELS, DAVID A		9718 CASA DEL SOL DR		BAKERSFIELD	CA	93311	USA
2214	\$0.00	MICKLE, RICHARD		4820 SE KING RD		MILWAUKIE	OR	97222	USA
2229	\$32,684.88	MILANE, JOHN		16002 S ATLANTIC SP 29D		COMPTON	CA	90221	USA
4759	\$0.00	MONNIN, THOMAS		209 PINE ST		FT WALTON BCH	FL	32547	USA
4267	\$1,500.00	MOON, EMMANUEL JOHN		4286 ARTHUR RD		MARTINEZ	CA	94553	USA
3881	\$0.00	MORAN, JAMES P		54 TWIN OAKS		NEW MILFORD	CT	06776	USA
3018	\$333.29	MORTON, JAMES H		P O BOX 9566		MARINA DEL REY	CA	90295	USA
10189	\$1,262.91	Mueller, Mathias		5277 Silkwood Dr		Oceanside	CA	92056	USA
4618	\$52,000.00	MURPHY, JAMES		11225 RINGTAIL RD		PENN VALLEY	CA	95946	USA
5284	\$14,000.00	MURPHY, JIM		909 BORUM PL		MIDWEST CITY	OK	73110	USA
2155	\$8,079.00	MUTSHNICK, PAUL V		36109 ARRAS DR		WINCHESTER	CA	92596	USA
3940	\$0.00	NEESHAM, PAUL		4095 FORT SUMTER LANDING		ACWORTH	GA	30101	USA
3617	\$0.00	NELSON SR CHARLES H		4910 HOWARD AVE		BELTSVILLE	MD	20705	USA
4296	\$115,844.40	NELSON, CAROL ANN		327 EST ELM ST		BREA	CA	92891	USA
4946	\$347.21	NEVINS MARILENE B		2103 SAVANNAH RIVER ST		HENDERSON	NV	89077-0133	USA
2443	\$0.00	NOVOTNY, JOHN		4462 LAVENDER DRIVE		PALM HARBOR	FL	34685	USA
5657	\$94,500.00	ODDY, JANICE		1176 MEADOWCREEK CIRCLE		SAINT HELENA	CA	94574	USA
3451	\$128,138.40	OKEY PRUNEAU, CAROLYN		21521 INDIAN ST		SOUTHFIELD	MI	48034	USA
11183	\$0.00	OSTRENGA FRANCES V		P O BOX 48		MILLVILLE	MA	01529	USA
2981	\$207,480.00	OTTINGER, JUDITH		303 LANNOM CIR		TULLAHOMA	TN	37388	USA
9551	\$0.00	OWEN, LINDA M		2003 WINDBLUFF CT		RICHMOND	VA	23238	USA
4188	\$0.00	PATTERSON, PATSY A		590 SUTCLIFFE DRIVE NO 31		RENO	NV	89510	USA
4582	\$0.00	PERKINS, CHRISTOPHER		213 LOLLIPOP LN		CEDAR PARK	TX	78613	USA
4079	\$0.00	PETER, CAMPBELL		2040 NOTTINGHAM PKWY		AVON	OH	44011	USA
4646	\$93,484.80	PHILLIPS, AXEL		9341 WARRIOR DRIVE		ST LOUIS	MO	63123	USA
4646	\$93,484.80	PHILLIPS, AXEL	Phillips, Axel		10905 Larkspur Dr	St Louis	MO	63123	USA
4268	\$0.00	PHILLIPS, CHARLES		3118 SOUTH EAST WILLOW DR		HILLSBOROUGH	OR	97123	USA
7679	\$3,271.38	PILAND, JENNIFER L		12437 GAYTON BLUFFS LN		HENRICO	VA	23233	USA
5121	\$1,375.00	PIPIA, FRANCIS M		10307 COLLINWOOD DR		RICHMOND	VA	23238	USA
5482	\$2,045.00	PIPIA, FRANCIS M		10307 COLLINWOOD DRIVE		RICHMOND	VA	23238	USA



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Circuit City Stores, Inc.

Eleventh Omnibus Claims Objection Service List

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	City	State	Zip	Country
4726	\$25,000.00	POWERS, KIMBERLY		7977 W SCHOOL HILL PL		TUCSON	AZ	85743	USA
3174	\$93,386.88	PRUNEAU SR THOMAS		21521 INDIAN ST		SOUTHFIELD	MI	48034	USA
2479	\$0.00	PUGH, DANNY F		1595 UTAH MTN RD		WAYNESVILLE	NC	28785	USA
5621	\$9,288.00	PUTA, MARK A		2379 ELBEN CT		GREEN BAY	WI	54311	USA
3581	\$0.00	QUADROS, RAJEN		4407 20TH ST N		ARLINGTON	VA	22207	USA
5973	\$40,045.05	QUARLES, JANE B		9021 WELDON DR		RICHMOND	VA	23229	USA
2201	\$0.00	RANDOLPH, ERICA		284 PIN OAK LANE		FREDERICK	MD	21701	USA
2681	\$20,000.00	RAPOPORT, ALEKSANDR		824 SALEM ST		AURORA	CO	80011	USA
3391	\$0.00	REDDING, JOHN A		4894 STYERS FERRY RD		LEWISVILLE	NC	27023	USA
2728	\$0.00	REECE, WILLIAM H		1394 BELLAVISTA BLVD		NASHVILLE	TN	37207	USA
2745	\$76.35	REINHARD, ROBERT		P O BOX 533		EPSOM	NH	03234	USA
3115	\$0.00	REMINGTON, EDWARD L		11804 N DOWNS SQ		RICHMOND	VA	23238	USA
4103	\$0.00	REYNOLDS, JAMES		13501 IRONTON DRIVE		TAMPA	FL	33626	USA
4944	\$27,913.84	RICH, DAVID		23155 MODOC CT		PERRIS	CA	92570	USA
4504	\$0.00	RIGLER, SARA B		286 GRACE WAY		SCOTTS VALLEY	CA	95066	USA
5332	\$0.00	RINALDI, DAVID A		204 SUMWALT ST		SANDSTON	VA	23150	USA
5332	\$0.00	RINALDI, DAVID A	Tracey Rinaldi Executor	David A Rinaldi	204 Sumwalt St	Sandston	VA	23150	USA
5109	\$43,143.00	RIVERA, ALBERT		897 EDGEHILL RD		COLTON	CA	92324	USA
5108	\$155,388.00	RIVERA, HELEN		897 EDGEHILL DR		COLTON	CA	92324	USA
4635	\$0.00	ROACH, AL L		1508 CELLA HOMMA LN		KNOXVILLE	TN	37909	USA
3667	\$0.00	ROHRMAN, WILLIAM		10103 PINEHURST DR		AUSTIN	TX	78747	USA
3667	\$0.00	ROHRMAN, WILLIAM	William Rohrman		10103 Pinehurst Dr	Austin	TX	78747	USA
2905	\$210.92	ROSEBRUGH, WILLIAM		208 SOUTHRIDGE LANE	UNIT J1	HOTSPRINGS	AR	71913	USA
4775	\$0.00	ROY III, JAMES M		1121 FOXBORO		TROY	MI	48083	USA
2859	\$0.00	RUEGER, ROBERT		7516 E MULBERRY ST		EVANSVILLE	IN	47715	USA
5316	\$0.00	RUSH, STAN E		440 THIRD ST		ORLAND	CA	95963	USA
5092	\$10,000.00	RUTKOWSKI, FRANK		5326 FRONT DRIVE		HOLIDAY	FL	34690	USA
4065	\$10,000.00	RUTKOWSKI, FRANK A		5326 FRONT DR		HOLIDAY	FL	34690	USA
4739	\$57.35	SALANE, RICHARD COLEMAN		6305 BRIARWOOD RD		COLUMBIA	SC	29206	USA
4052	\$800.00	SANTANA, CARLOS		1031 E FAIRBROOK CIRCLE		MESA	AZ	85203	USA
2884	\$98.00	SCHELLING, LAWRENCE		9320 WOODLEA COURT		MANASSAS	VA	20110-5601	USA
5869	\$24,282.00	SCHEPERS, JEFFRY		75 ATHERTON CIRCLE		PITTSBURG	CA	94565	USA
4082	\$0.00	SCHMADEL, TRULA B		414 COWELL ST		MANTECA	CA	95336	USA
4762	\$0.00	SCHRODT, ANN		3308 EDMUNDSON RD		ST LOUIS	MO	63114	USA
3172	\$30,000.00	SHARKEY, JOSEPH E		335 LINCOLN AVE		WOODBURY HEIGHTS	NJ	08097	USA
5698	\$0.00	SHULTZ, BARBARA		132 LANCASTER DRIVE NO 415		IRVINGTON	VA	22480	USA
3163	\$79,860.48	SIZEMORE, LORRAINE		2809 OLD STAGE RD		YADKINVILLE	NC	27055	USA
3163	\$79,860.48	SIZEMORE, LORRAINE	Sizemore Lorraine		1311 John Frank Dr	Yadkinville	NC	27055	USA
10909	\$0.00	SMITH, PATRICIA B		7825 CAMOLIN COURT		RICHMOND	VA	23228-0000	USA
5635	\$0.00	SMITH, TIMOTHY D		675 11TH ST		RICHMOND	CA	94801	USA
5141	\$37,953.12	SOUTHERLAND, LARRY		3801 TANGLE LANE		WINSTON SALEM	NC	27106	USA
2957	\$87,500.00	SPADY, GEORGE		13022 TORCHLIGHT DR		WOODBIDGE	VA	22193	USA
2957	\$87,500.00	SPADY, GEORGE	GEORGE L SPADY		13022 TORCHLIGHT DR	WOODBIDGE	VA	22193	USA
2557	\$0.00	SPALDING, AUGUST		1041 ARLINGTON WAY		WARRENTON	MO	63383	USA
5304	\$31,680.00	SPENCER, LIDIE L		2600 KENNEDY RD		RICHMOND	VA	23233	USA
4701	\$0.00	STAYNER, JEFFREY B		1283 HWY 139 UNIT 304		DANDRIGE	TN	37725	USA
5234	\$0.00	STEINMAN, MICHAEL		8 CRUSADER COURT		GERMANTOWN	MD	20874	USA

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Circuit City Stores, Inc.

Eleventh Omnibus Claims Objection Service List

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	City	State	Zip	Country
4223	\$0.00	Sturdivant, Gale	Terremce J Moore Esq	Moore & Affiliates PLC	1010 N Ross St Ste 400	Santa Ana	CA	92701	USA
4223	\$0.00	Sturdivant, Gale	Gale Sturdivant		407 Harding	Long Beach	CA	90805	USA
5873	\$169.98	SUAREZ TEODORO		6125 MICHELSON ST		LAKEWOOD	CA	90713	USA
2657	\$0.00	Suzanne B Honeyman DDS PC		7726 Finns Ln Ste 102		Lanham	MD	20706	USA
2755	\$0.00	SWITZER, MARK		1817 EVANRUDE PL		SANDSTON	VA	23150	USA
2983	\$120.24	TAYLOR, SHEILA		12365 CHARWOOD AVE		GULFPORT	MS	39503	USA
5807	\$0.00	THOMAS, SHARON E		2830 HADRIAN DR		SNELLVILLE	GA	30078	USA
5911	\$0.00	TREJOS, EDGAR		STAR BOX 175	P O BOX 025292	MIAMI	FL	33102-5292	USA
5912	\$0.00	TREJOS, LIGIA		STAR BOX NO 175	PO BOX 025292	MIAMI	FL	33102-5292	USA
5693	\$0.00	TRUDEAU, ALBERT H		13528 PLANTATION LAKE CIRCLE		HUDSON	FL	34669	USA
5014	\$83,559.60	TUCKER, MICHAEL		11310 WYCOMBE PARK LANE		GLENDALE	MD	20769	USA
5343	\$0.00	TULLOCH, SUSAN		2508 WHITECLIFT DRIVE		RICHMOND	VA	23233	USA
5343	\$0.00	TULLOCH, SUSAN	Tulloch, Susan		145 Old Farm Hollow	Mineral	VA	23117	USA
4818	\$117,258.00	VINCZE, CARRIE C		447 MAPLERANDA RD		BUMPASS	VA	23024	USA
4389	\$3,619.20	VOGEL, ELEANOR L		521 S 29TH ST		BROKEN ARROW	OK	74014	USA
4189	\$0.00	WAGNER, ROBERT		7 IRMA LANE		FAIRVIEW HEIGHTS	IL	62208	USA
3385	\$0.00	WALKER, KAREN		18040 MIDWAY RD 207		DALLAS	TX	75287	USA
3387	\$0.00	WALKER, KAREN S		18040 MIDWAY RD 207		DALLAS	TX	75287	USA
1972	\$102.07	WALLACE, CAROL P		1731 BELCHER CIRCLE		AUSTELL	GA	30168	USA
5697	\$1.00	WARREN, TARYN J		42359 MANLEY		AUBERRY	CA	93602	USA
2663	\$0.00	WERTANEN, ALVIN A		608 HARRISON ST		WAKEFIELD	MI	49968	USA
10984	\$66,575.00	WEST, RENEE M		11406 WOODLAND POND PKWY		CHESTERFIELD	VA	23838	USA
2395	\$0.00	WESTBROOK, CHARLES G		4015 HIGHWAY 51		HULBERT	OK	74441	USA
5414	\$0.00	WHITE, BRYAN S		9029 RUSSET LANE		MECHANICSVILLE	VA	23116-2410	USA
2944	\$9,318.24	WILLARD, RONALD		3255 WILD PEPPER COURT		DELTONA	FL	32725	USA
5423	\$49,000.00	WILLET, AMANDA		7214 SETTLEMENT WAY NW		ALBUQUERQUE	NM	871202934	USA
4680	\$0.00	WILLIAMS, GREG		550 THORNLEY WAY		SACRAMENTO	CA	95864	USA
3599	\$0.00	WILLIAMS, KATHERINE		6421 CHERRY GROVE LANE		MECHANICSVILLE	VA	23111	USA
1990	\$99.35	WILSON, BOBBY		6509 N 63RD AVE		GLENDALE	AZ	85301	USA
4285	\$0.00	WINEBARGER HERBERT C		3104 WAVERLY DRIVE		FREDERICKSBURG	VA	22407-6921	USA
3913	\$0.00	WOLFE MARCEA		49 ROWLAND ST		WILKES BARRE	PA	18702	USA
3912	\$0.00	WOLFE, MARCEA		49 ROWLAND ST		WILKES BARRE	PA	18702	USA
3014	\$0.00	WOOD, JOHN		4619 BELVEDERE ST		ORLANDO	FL	32809	USA
3648	\$0.00	WOODRUFF BERNICE M		405 WITCHDUCK CT		RICHMOND	VA	23223	USA
5411	\$1.00	Yates, Aubina		24355 Bay Ave		Moreno Valley	CA	92553	USA
5161	\$34,579.42	Young, Ken J		14478 St Andrews Ln		Ashland	VA	23005	USA
5880	\$93,978.17	ZAMUDIO, CORINE I		PO BOX 2566		SAN BERNARDINO	CA	92406	USA
3863	\$0.00	ZIMMERMAN, TIMOTHY		8524 RHONDO CT SW		OLYMPIA	WA	98512	USA
4580	\$0.00	ZOLLETT, ARLENE J		9525 OLDHOUSE DR		RICHMOND	VA	23238	USA

# **EXHIBIT E**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

#### **BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

#### **PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").



**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation: (a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

#### **BASIS FOR RELIEF**

##### **A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures  
Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.



WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

Gregg M. Galardi, Esq.  
 Ian S. Fredericks, Esq.  
 SKADDEN, ARPS, SLATE, MEAGHER &  
 FLOM, LLP  
 One Rodney Square  
 PO Box 636  
 Wilmington, Delaware 19899-0636  
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Chris L. Dickerson, Esq.  
 SKADDEN, ARPS, SLATE, MEAGHER &  
 FLOM, LLP  
 333 West Wacker Drive  
 Chicago, Illinois 60606  
 (312) 407-0700

Counsel to the Debtors and  
 Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
 AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
 OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned  
 debtors (collectively, the "Debtors") for the entry of an  
 order (the "Order") approving (a) procedures for filing  
 omnibus objections to Claims asserted in the above-captioned

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
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PO Box 636  
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- and -

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- and -

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
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901 E. Cary Street  
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(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

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Counsel to the Debtors and  
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IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No. \_\_\_\_] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on [\_\_\_\_], 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.



captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
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PO Box 636  
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Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**NOTICE OF THE DEBTORS'**  
**[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [ ] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[ ]

**PLEASE TAKE FURTHER NOTICE THAT** on [ ], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No. \_\_\_\_ ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim</u> <u>Number</u>	<u>Claim</u> <u>Amount</u>	<u>Reference</u> <u>Objection</u>
[Claimant Name]	Claim to Be Disallowed		
[Claimant Address]			
	Surviving Claim		

**YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.**

**MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.**

**Critical Information for Claimants**  
**Choosing to File a Response to the Omnibus Objection**



Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m. (Eastern Time) on [    ], 2009 (the "Response Deadline")**.

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on [ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009

Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP

Gregg M. Galardi, Esq.

Ian S. Fredericks, Esq.

P.O. Box 636

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Richmond, Virginia 23219

(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

\\7896527.1

# **EXHIBIT F**

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
11144	\$0.00	BERNABE, ANTONIO C		MELQUIADES CAMPOS 2182			GUADALAJARA JAL	MX	44700	MEXICO
5966	\$0.00	ADAMS, BOBBY		12266 CASERO CT			SAN DIEGO	CA	92128-2723	USA
11184	\$317,664.00	ADAMS, PRESLEY		3220 N SAFFRON			MESA	AZ	85215	USA
6745	\$35,056.32	AGUILLON, SHERI L		5611 E MISSION SPACE 6			ONTARIO	CA	91762	USA
9349	\$0.00	Albert C Chung		330 Jorgensen Dr			Pittsburg	CA	94565	USA
8194	\$49,822.92	Alexa, Dennis P		62 RT6N			Mahopac	NY	10541	USA
6655	\$0.00	Alice G Givens		88 Leonard St Apt 426			New York	NY	10013	USA
8873	\$49,000.00	ALLEN, DEVARON		1621 S IDALIA CIR NO H			AURORA	CO	80017	USA
10751	\$100,000.00	ALSTON, HENRY		2221 MADISON AVE			NEWPORT NEWS	VA	23607-0000	USA
10751	\$100,000.00	ALSTON, HENRY	Alston, Henry		1129 78th St		Newport News	VA	23605-0000	USA
2535	\$109.18	ALVAREZ, ALEEZA		15222 55TH DR SE			EVERETT	WA	98208	USA
12567	\$0.00	ANDERSON, ETHEL		270 IRENE ST			BAKERSFIELD	CA	93305	USA
12567	\$0.00	ANDERSON, ETHEL	Anderson Ethel		2725 Driller Ave		Bakersfield	CA	93306	USA
10538	\$0.00	ANDREWS, CHARLANDRA		7540 MARIETTA LANE			DALLAS	TX	75241	USA
7325	\$0.00	ANDREWS, RHEA		9765 ALBURTIS AVE NO 132			SANTA FE SPRING	CA	90670	USA
7248	\$48,870.00	APPLEBY, ROBERT J		14320 WINTER RIDGE LANE			MIDLOTHIAN	VA	23113	USA
6496	\$0.00	ARANA, CESAR		6823 SW 130 AVE			MIAMI	FL	33183	USA
9338	\$0.00	ARENSMEYER, MARK A		2004 WEST CAVENDISH CT			ALPHARETTA	GA	30022	USA
10763	\$10,000.00	AVENT, BADR		1316 N 58TH ST			PHILADELPHIA	PA	19131-0000	USA
8804	\$0.00	BABILON, LEE R		5001 HICKORY PK DR APT 326			GLEN ALLEN	VA	23059	USA
8804	\$0.00	BABILON, LEE R	Leora Cicco		5001 Hickory Park Dr Apt 326		Glen Allen	VA	23059	USA
10458	\$0.00	BARBER, TERRI		8406 ROBERT E LEE DRIVE			SPOTSYLVANIA	VA	22553-3505	USA
7437	\$165.35	BARKER, GENA BOURNE		6067 ELKO RD			SANDSTON	VA	23150	USA
9911	\$0.00	BEAN, HERBERT F		12821 MULHOLLAND DRIVE			BEVERLY HILLS	CA	90210	USA
5975	\$0.00	Bennett, Constance Leigh		1227 C Gaskins Rd			Henrico	VA	23238	USA
8404	\$1,437.00	BENSON, SCOTT		925 JOHNSON ST			MOSCOW	ID	838433968	USA
8404	\$1,437.00	BENSON, SCOTT	Scott Benson		411 N Almon No 207		Moscow	ID	83843	USA
3822	\$0.00	BESANKO, BRUCE H		191 FARMINGTON RD			LONGMEADOW	MA	01106	USA
8456	\$5,000.00	BLALOCK, SHELIA		2179 SERENITY DR			ACWORTH	GA	30101	USA
8468	\$171,597.07	BORGLIN, CHRISTOPHER E		620 WISTERIA WALK WAY			FORT MILL	SC	29715	USA
8468	\$171,597.07	BORGLIN, CHRISTOPHER E	Lisa Taylor Hudson Esq	Sands Anderson Marks & Miller PC	PO Box 1998		Richmond	VA	23218	USA
6862	\$30,749.40	BOWDEN, DIANE		1424 NATIONAL ST			RICHMOND	VA	23231	USA
7694	\$829.58	BRADEN, DONALD		421 E RIDGES DRIVE			CHUCKEY	TN	37641	USA
7695	\$829.58	BRADEN, DONALD		421 E RIDGES DR			CHUCKEY	TN	37641	USA
8844	\$4,000.00	BREEN, KEVIN F		45321 CORTE PROGRESO			TEMECULA	CA	92592	USA
8377	\$0.00	BRENTS, WILLIAM		5114 VALIANT DRIVE NO 4			LOUISVILLE	KY	40216	USA
6278	\$77,589.60	BRYANT, KIMBERLY		809 SINCLAIR CT			REDLANDS	CA	92374	USA
3394	\$120,000.00	BURGER, DENNIS E		611 44TH ST W			BRADENTON	FL	34209	USA
9864	\$0.00	BURNO, SHIRLEY		1358 FRESHET CT			RICHMOND	VA	23231	USA
7687	\$329.98	BYARS, BARBARA		16030 RUFFIN LANE			AMELIA	VA	23002	USA
9216	\$4.00	CAMACHO, ANTHONY		9608 TWEEDY LANE			DOWNEY	CA	90240	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
8858	\$1.00	CAMACHO, FREDDY		9608 TWEEDY LN			DOWNEY	CA	90240	USA
10052	\$0.00	CANSECO, IRENE		6630 PRENTISS DR			SACRAMENTO	CA	95823	USA
9259	\$1.00	CARBONEL, AARON W		3109 SEACREST AVE NO C4			MARINA	CA	93933	USA
8011	\$11,103.84	CARP, MATTHEW L		31933 CONSTELLATION DR			SUN CITY	CA	92586	USA
8643	\$0.00	CARR, KENNETH		1242 RED DANDY DR			ORLANDO	FL	32818	USA
6471	\$240,000.00	CASTRO, EDWARD		3808 PIPELINE			NO LAS VEGAS	NV	89032	USA
9543	\$0.00	Cheryl R Jennings		979 Manakin Rd			Midlothian	VA	23113	USA
9130	\$214.03	CHUNG ALBERT		330 JORGENSEN DR			PITTSBURG	CA	94565	USA
10797	\$0.00	CLAYTON, MARGARET		420 KYLE RD			WINSTON SALEM	NC	27104	USA
7251	\$0.00	CLEMENTS KYLE E		2376 HAMPDEN ROW			ROCKVILLE	VA	23146	USA
10333	\$0.00	CLOW, DONNA L		605 PEARL CIRCLE			SUSANVILLE	CA	96130	USA
6189	\$0.00	COCHRAN, JOHN		13301 WEST 138TH ST			OVERLAND PARK	KS	66221	USA
7798	\$50.92	COLEMAN, CHANTE C		25 PATRICIA LANE			SICKLERVILLE	NJ	08081	USA
8213	\$125,967.60	COLLIER, LOID		3000 DELMAR AVE			BALTIMORE	MD	21219	USA
11051	\$0.00	CONWAY, RYAN		1013 FRANCISCO RD			RICHMOND	VA	232296637	USA
6424	\$55,228.80	CORDERO, JUAN M		7612 CUNNINGHAM ST			HIGHLAND	CA	92346	USA
7908	\$193.34	COULSON, JOSEPH E		6909 EAST COUNTY RD 500 SOUTH			MUNCIE	IN	47302	USA
7748	\$77,368.20	CRANE, BRENDA		1707 CLASSEN ST			BAKERSFIELD	CA	93312	USA
10367	\$0.00	CRAVER JOAN		4136 MT OLNEY LANE			OLNEY	MD	20832	USA
11339	\$45,635.00	CRENSHAW JACKIE C		1240 GRAND BLVD			BIRMINGHAM	AL	35214	USA
11425	\$0.00	CROOKS, JAMES		3796 UNIVERSITY ST			PACE	FL	32571	USA
9040	\$0.00	CUNNINGHAM, MICHAEL		3140 RADIANCE RD			LOUISVILLE	KY	40220	USA
2139	\$0.00	CUTSHALL, MARTIN		8717 SE MONTEREY AVE NO 307			PORTLAND	OR	97266	USA
10315	\$0.00	DANIELS, ROBERT		63 VINE ST			NEW BRITAIN	CT	06052	USA
6282	\$0.00	DARLING, NANCY A		805 EAST TOLEDO ST			BROKEN ARROW	OK	74012	USA
6116	\$0.00	DASH, CHRISTINA		259 44 149 RD			ROSEDALE	NY	11422	USA
7782	\$140,301.50	DECAMPS, REBECCA		8963 WISHART RD			RICHMOND	VA	23229	USA
7782	\$140,301.50	DECAMPS, REBECCA	Lisa Taylor Hudson Esq		Sands Anderson Marks & Miller PC	PO Box 1998	Richmond	VA	23218	USA
10097	\$17,001.36	DEEGAN JOHN K		871 JORDAN AVE			SEBASTIAN	FL	32958	USA
10688	\$0.00	DEMELLO MARGUERITE C		35278 CORNWALL PLACE			NEWARK	CA	94560	USA
9997	\$450,000.00	DEMME, ROBERT		5339 ANACALA COURT			WESTERVILLE	OH	43082	USA
9651	\$100,000.00	DEPUTY, BOB		1915 E BROADWAY NO 5			LONG BEACH	CA	90802-3960	USA
6275	\$0.00	DIERKER, RAY		172 ELDORADO DR			ST PETERS	MO	63376	USA
5965	\$0.00	DIERKER, SHIRLEE		172 ELDORADO DR			ST PETERS	MO	63376	USA
10702	\$13,098.45	Dixon A Caldwell		PO Box 11			Overbrook	OK	73493	USA
9677	\$0.00	DOMINGUEZ, THERESA A		5808 EUGENE AVE			LAS VEGAS	NV	89108	USA
6384	\$0.00	DOTY, JEFF		1119 VALERIE WAY			SANTA ROSA	CA	95407	USA
10610	\$0.00	DOUAY, FREDERIC		840 BOOM RD UNIT L			BERRYVILLE	VA	22611	USA
8517	\$10,235.00	DOWNS, DEBORAH B		12312 MELCROFT PL			GLEN ALLEN	VA	23059	USA
2472	\$5,000.00	DUNCAN, MAURIZIO		517 CASSELL RD			LIBERTY	SC	29657	USA
7717	\$100,000.00	EGNEW, REBECCA		10666 WRANGLER WAY			CORONA	CA	92883	USA
11345	\$0.00	ELLSWORTH, MICHAEL		13443 WHITECHURCH CIRCLE			GERMANTOWN	MD	20874	USA
10689	\$0.00	ELOISE G GRAVELY	GRAVELY ELOISE G	1910 N 20TH ST			RICHMOND	VA	23223-3932	USA
8466	\$51,962.11	EPPS, HILTON E		3119 GLENOA RD			RICHMOND	VA	23223	USA
8466	\$51,962.11	EPPS, HILTON E	Lisa Taylor Hudson Esq	Sands Anderson Marks & Miller PC	PO Box 1998		Richmond	VA	23218	USA



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6201	\$5,900.00	ETTER, MARY L		4718 VALLEY OVERBROOK DRIVE	NO 103		MIDLOTHIAN	VA	23112	USA
9257	\$8,000.00	FARMER, GLYNN		4607 ISLETA BLVD SW			ALBUQUERQUE	NM	87105	USA
7455	\$122.75	FLOWERS, DONALD		24251 BRANCHWOOD COURT			LUTZ	FL	33559	USA
7634	\$120,000.00	FOURNIER, DANIEL		520 PIBERON COVE RD			LONGWOOD	FL	32750	USA
10499	\$5,660.40	FRANCISSSEN, TAMMIE		540 CRESTMONT LANE			CANTON	GA	30114	USA
10050	\$0.00	FRANCOIS J BLANCHARD	BLANCHARD FRANCOIS J	8446 NW 201 TER			MIAMI	FL	33015	USA
11427	\$388,800.00	FRANK, ROBERT		8356 OLD PHILADELPHIA RD			BALTIMORE	MD	21237	USA
7331	\$0.00	GALLEY, DONALD		2330 E LOG LK RD NE			KALKASKA	MI	49646	USA
7331	\$0.00	GALLEY, DONALD	Donald Galley		2654 E Log Lk Rd NE		Kalkaska	MI	49646	USA
10750	\$100,000.00	GARRETT JANETTE		7039 SCHWAB DRIVE			PENSACOLA	FL	32504-0000	USA
7260	\$0.00	GEE, MICHELLE		5933 OAKLAND PARK DR			BURKE	VA	22015	USA
8323	\$4,819.00	GELLING, R M		355 BERENGER WALK			WELLINGTON	FL	33414	USA
9334	\$47,928.96	GIBSON, ANTHONY		12670 TABLE ROCK LANE			VICTORVILLE	CA	92392	USA
9334	\$47,928.96	GIBSON, ANTHONY	Anthony Gibson		5725 Daybreak Dr Apt C		Mira Loma	CA	91752	USA
7685	\$1,387.91	GIUFFRIDA, PETER		12224 COUNTRY HILLS TERR			GLEN ALLEN	VA	23059	USA
10717	\$0.00	GIVEN, JULIA		432 EDNAM DR			CHARLOTTESVLE	VA	22903-4716	USA
6240	\$0.00	GLASS, JAMES		140 MEADOW DR			GLASGOW	KY	42141	USA
9355	\$2,518.00	GOMEZ, RICARDO R		4601 40TH			LUBBOCK	TX	79414	USA
2110	\$9,007.02	GORDON, LARRY		12140 PINHOOK RD			ROCKVILLE	VA	23146	USA
11296	\$60,000.00	GOTTSCHALL, CONSTANCE		317 N IRMA ST			VISALIA	CA	93292	USA
8737	\$30,000.00	GRANEY, ELIZABETH		522 UNIVERSITY DR			WALDORF	MD	20602	USA
10571	\$113.47	GRAVELY ELOISE G		1910 N 20TH ST			RICHMOND	VA	23223	USA
11204	\$113.47	GRAVELY, ELOISE G		1910 N 20TH ST			RICHMOND	VA	23223	USA
6863	\$0.00	GRAY BARBARA M		5618 FIRESTONE DRIVE			PACE	FL	32571	USA
9892	\$10,000.00	GRENIER, MARC		5703 CALEDONIA CT			FREDERICKSBURG	VA	22407	USA
9612	\$79,915.00	GRUCE, ELIZABETH		11687 BLUE GRASS RD			YUCAIPA	CA	92399	USA
9512	\$0.00	HAIRFIELD CLIFTON		971 MANAKIN RD			MIDLOTHIAN	VA	23113	USA
9514	\$0.00	HAIRFIELD JR, CLIFTON E		971 MANAKIN RD			MIDLOTHIAN	VA	23113	USA
2935	\$414.19	HARKINS, JAMES		146 BELLINGHAM AVE			REVERE	MA	02151	USA
9748	\$500.00	HARP, GARY		13723 SOUTHLINE			SUGAR LAND	TX	77478	USA
10359	\$0.00	Helton, Carol M		3937 New Kent Hwy			Quinton	VA	23141	USA
7343	\$0.00	HENDERSON ANGELA L		121 HIGHLAND CT			JACKSONVILLE	NC	28540	USA
10035	\$168,000.00	HENDERSON, LEAH		PO BOX 593			ASHLAND	VA	23005	USA
6174	\$0.00	HERSKOVITS, MICHAEL		37 NORTH AVE			PROVIDENCE	RI	02906	USA
6693	\$470.37	HERTER, JOSEPH R		32540 YAHNKE RD			BURLINGTON	WI	53105	USA
10096	\$0.00	HICKS, GENE		102 KISCH DR			WILLIAMSTON	SC	29697	USA
6767	\$0.00	HILL, KEN		4416 WHITECAP RD			MARIETTA	GA	30066	USA
9595	\$0.00	HILLIARD, MARK		2137 HARRELL AVE			DALLAS	TX	75203	USA
11041	\$65,760.00	HOFFMAN, PAUL C		7994 PLEASANT OAK DR			WALKERSVILLE	MD	21793-0000	USA
6485	\$0.00	HOLLOWAY, JOYCE		311 LEE COURT			HIGHLAND SPRINGS	VA	23075	USA
6720	\$93.54	HOLM MARY E		219 NOTTINGHAM DRIVE	LOT NO 182		GREENVILLE	TX	75401-8319	USA
9352	\$92,160.00	HOURIHAN, MICHAEL		1110 OXFORD DR			CONYERS	GA	30013	USA
2235	\$10,000.00	HOWARD, STEVEN		4700 CHOWEN			MINNEAPOLIS	MN	55410	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
8899	\$1.00	HRUBY, RONALD W		105 W HERNDON AVE NO 73			FRESNO	CA	93650	USA
6053	\$0.00	HUDSON, DONALD		5857 BROOKSTONE WALK NW			ACWORTH	GA	30101	USA
11088	\$0.00	HUGHES, NICOLE S		7066 RIVER VALLEY RD			MECHANICSVILLE	VA	23111	USA
6225	\$168,750.00	HUNTER, BROVIEL		PO BOX 8632			REDLANDS	CA	92375	USA
2714	\$3.60	IBANEZ, DAVID	IBANEZ DAVID	1325 N BRIARGATE LN			COVINA	CA	91722-2160	USA
2714	\$3.60	IBANEZ, DAVID	IBANEZ, DAVID		1325 N BRIARGATE LN		COVINA	CA	91722-2160	USA
2717	\$0.00	IBANEZ, DAVID		1325 N BRIARGATE LN			COVINA	CA	91722-2160	USA
7117	\$0.00	INGMAN, JOHN		321 RUTH BLVD			LONGWOOD	FL	32750	USA
3398	\$0.00	JACKSON, MILES E		23309 VERA ST			WARRENSVILLE HEIGHTS	OH	44128	USA
10271	\$0.00	JACKSON, FRANK		5241 BROWNWOOD COURT			FAYETTEVILLE	NC	28303	USA
6814	\$6,404.00	Jason R Fox		22406 E Roxbury Pl			Aurora	CO	80016	USA
6051	\$0.00	JENKINS, ROBERT		8033 CORAL MEADOW			CONVERSE	TX	78109	USA
7279	\$0.00	JOHNSON, SUSAN		13056 BROOKSIDE LANE NORTH			ROGERS	MN	55374	USA
10810	\$0.00	JOHNSTON, JOHN E		8879 JEREMY RANCH RD			PARK CITY	UT	84098-0000	USA
8911	\$0.00	JONES CHARLES E		12048 CADY LANE			HANOVER	VA	23069	USA
9311	\$0.00	JONES, LAURIE		12048 CADY LANE			HANOVER	VA	23069-1622	USA
6362	\$18,000.00	JONES, PHILLIP		25241 CONRAD COURT			DAMASCUS	MD	20872	USA
7483	\$0.00	KERR, PERRY		145 GONEAWAY LANE			CLEVELAND	NC	27013	USA
7486	\$0.00	KERR, PERRY J	KERR PERRY J	145 GONEAWAY LN			CLEVELAND	NC	27013-8750	USA
9940	\$9,500.00	KIMBERLIN, RANDY		7666 MARYWOOD			NEWBURGH	IN	47630	USA
9941	\$120,000.00	KIMBERLIN, RANDY F		7666 MARYWOOD			NEWBURGH	IN	47630	USA
10078	\$0.00	KING, GENEVIEVE		9942 ARDASH LANE			SAN ANTONIO	TX	78250	USA
6893	\$0.00	KNABB, GEORGE		16541 ROLANDO AVE			SAN LEANDRO	CA	94578	USA
11329	\$0.00	KNAPKO, RONALD		8018 NIAGARA LN N			MAPLE GROVE	MN	55311	USA
7129	\$0.00	KOBER, JEAN A		12003 CHURCH RD			RICHMOND	VA	23233	USA
7129	\$0.00	KOBER, JEAN A	Kober, Jean A		90 Saw Mill Dr		Walling Ford	CT	06492	USA
7943	\$0.00	KOCH, ROSALIE		10701 GAYTON RD			RICHMOND	VA	23238	USA
6276	\$0.00	KOONTZ, CHERYL		3869 59 W CORTARO FARMS RD			TUCSON	AZ	85742	USA
10623	\$150,000.00	KUVER, SUSAN		3412 MARWICK			PLANO	TX	75075	USA
4758	\$19,210.25	LACOURSIERE, BRIAN L		4347 KINGS CHURCH RD			TAYLORSVILLE	KY	40071-7907	USA
7573	\$0.00	LACROIX, JOHN		22111 NEWPORT AVE	SPC 126		GRAND TERRACE	CA	923134310	USA
10622	\$0.00	LACROIX, JOHN		22111 NEWPORT AVE	SPC 126		GRAND TERRACE	CA	923134310	USA
9831	\$280,800.00	LANCER III, ROGER		3214 NANCY JEAN RD			GREENSBORO	NC	27406	USA
9831	\$280,800.00	LANCER III, ROGER	Lancer III, Roger E		2850 Friedland Church Rd		Winston Salem	NC	27107	USA
7485	\$1.00	LAPLACA, PETER M		931 VISTA DEL MAR DR			APTOS	CA	95003	USA
8022	\$44,395.20	LAZZARINE, LYNDA E		125 LAKEWOOD DRIVE			HARPERS FERRY	WV	25425	USA
9252	\$0.00	LEVIN, DAVID		2905 YOUTH MONROE RD			LOGANVILLE	GA	300524352	USA
10764	\$23,120.00	LIBED CONNIE		4225 WINTERGREEN CIRCLE	APT 256		BELLINGHAM	WA	98226	USA
8478	\$195,300.00	LIEBGOTT, VALERIE S		4400 ADELAIDE AVE			RICHMOND	VA	23234	USA
7788	\$0.00	LIFSCHULTZ, SIDNEY		8723 BENT WILLOW			SAN ANTONIO	TX	78254	USA
6887	\$478.63	LIM ANDRES		3317 E LA VETA AVE			ORANGE	CA	92869	USA
5977	\$38,745.30	LINDROOS, DENNIS		P O BOX 7496			MENLO PARK	CA	94026	USA
4757	\$285.00	LINE, KAREN L		2027 OWENS AVE			GROVES	TX	77619	USA
6962	\$5,000.00	LIVINGSTON, CORRIE		1949 HUNTERS BEND COURT			MARIETTA	GA	30062	USA

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8481	\$0.00	LOCKE, JOHN R		6640 SHILOH SPRINGS RD			TROTWOOD	OH	45426	USA
6928	\$203.81	LOVING, CLARA		7051 SUNNYSIDE DR			MECHANICSVILLE	VA	23111	USA
6715	\$83,027.32	LUDWICK, RICHARD		1310 W ST			SOUTH EAST	WA	20020	USA
6715	\$83,027.32	LUDWICK, RICHARD	Richard Ludwick		1310 W St SE		Washington	DC	20020	USA
7309	\$207,487.00	MACABULOS, EDGARDO		12708 MACDUFF DRIVE			FORT WASHINGTON	MD	20744	USA
9420	\$116,136.00	MACCANELLI, ANNA		16637 THORNTON AVE			SOUTH HOLLAND	IL	60473	USA
9420	\$116,136.00	MACCANELLI, ANNA	MACCANELLI, ANNA		482 1/2 S MAIN ST		FARMINGTON	IL	61531	USA
7109	\$293,162.40	MANGOLD, PAUL		5 ECHO AVE			NASHUA	NH	03062	USA
9348	\$0.00	MANZO, PAUL J		25 TRASK COURT APT NO 12			BEVERLY	MA	01915	USA
9348	\$0.00	MANZO, PAUL J	Manzo Paul J		25 Trask Ct Apt No 31		Beverly	MA	01915	USA
7866	\$22,754.44	MARCHAEL JR, MARVIN		4510 RUTHERFORD			EL PASO	TX	79924	USA
10297	\$0.00	MARTINDALE, CARY G		PO BOX 800613			DALLAS	TX	75380	USA
9049	\$0.00	MATTHIS, MARK		239 COTTONWOOD DR			SHEPHERDSVILLE	KY	40165	USA
9241	\$0.00	MAXSON, KENT		1402 SUMMERCREST LANE			MCKINNEY	TX	75069	USA
8084	\$0.00	Maynard Jeffrey	Jeffrey Maynard	2325 Wooded Oak Pl			Midlothian	VA	23113	USA
6166	\$0.00	McBride, Carol B		1710 Hastings Dr			Mansfield	TX	76063	USA
11186	\$75,000.00	MCDONALD, LINDA J		8927 GLENDON WAY NO 7			ROSEMEAD	CA	91770	USA
7405	\$10,000.00	McFee, Bret A		6869 Pimlico Dr			Mechanicsville	VA	23111	USA
10636	\$800.00	MCGHEE, RENA		4654 FALL CREEK RD NO B			CHATTANOOGA	TN	37416	USA
7844	\$0.00	McGill III, George W		4126 Angling Ln			Spring	TX	77386	USA
12985	\$100,000.00	MCKEITH JR, EDDIE		PO BOX 9144			CANOGA PARK	CA	91309	USA
6176	\$99,000.00	MCNEESE, MICHAEL		17814 WEST WOOD DR			SURPRISE	AZ	85388	USA
7753	\$15,908.16	MERCIER, PAMELA		663 CLAYVILLE RD			POWHATAN	VA	23139-8211	USA
7753	\$15,908.16	MERCIER, PAMELA	Bates, Pamela		663 Clayville Rd		Powhatan	VA	23139	USA
8334	\$107,229.60	MEZZANOTTE, DAVID		8626 SANDY PLAINS RD			BALTIMORE	MD	21222	USA
11298	\$0.00	MICHELS, TERRY		2217 NICHOLS RD			ARLINGTON HEIGHTS	IL	60004	USA
6251	\$55,849.23	MILLER JR, GERALD		1935 REED RD			KNOXVILLE	MD	21758	USA
7465	\$1,011.36	MOORE, VICTORIA		1306 ELMShadow DRIVE			RICHMOND	VA	23231	USA
6404	\$0.00	Moran James P	James P Moran	54 Twin Oaks			New Milford	CT	06776	USA
6447	\$98.71	Moran James P	Moran James P	54 Twin Oaks			New Milford	CT	06776	USA
9638	\$0.00	Mullins, Mary Ann		235 Oak Grove Rd			Athens	GA	30607	USA
8848	\$0.00	MYERS, RONA E		100 LESLIE OAKS DR APT 4208			LITHONIA	GA	30058	USA
8848	\$0.00	MYERS, RONA E	Myers, Ronae J		5144 Hopewell Dr		Stone Mountain	GA	30087	USA
8832	\$0.00	MYERS, RONA E J		100 LESLIE OAKS DR APT 4208			LITHONIA	GA	30058	USA
8832	\$0.00	MYERS, RONA E J	Myers Ronae J		5144 Hopewell Dr		Stone Mountain	GA	30087	USA
2350	\$351.49	NDIAYE, ABDEL		18404 BROKEN TIMBER WAY			BOYDS	MD	20841-0000	USA
10647	\$36,480.00	NEIMAN, RANDY		HC 2 BOX 2522			VAN BUREN	MO	639659506	USA
10647	\$36,480.00	NEIMAN, RANDY	Randy L Neiman		98 Hwy 34		Van Buren	MO	63965	USA
8240	\$14,242.58	Nichols, James T		3300 Cambridge Ct			Colleyville	TX	76034	USA
6092	\$115.84	NORMAND, DIONNE		268 BARTLETT ST	UNIT 2		MANCHESTER	NH	03102	USA
10968	\$0.00	ONEILL, DEBI		820 MIDDLEBROOKE VEND			CANTON	GA	30115	USA
2167	\$8,887.24	OTRHALIK, BRIAN		6425 NELWOOD RD			PARMA HEIGHTS	OH	44130	USA

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9557	\$0.00	OWEN, LINDA M		2003 WINDBLUFF CT			RICHMOND	VA	23238	USA
7925	\$29,895.50	OWENS, HELEN		27935 N SANDSTORE WAY			QUEEN CREEK	AZ	85242	USA
7925	\$29,895.50	OWENS, HELEN	Owens Helen J		335 E Albertoni St No 200637		Carson	CA	90746	USA
11129	\$380,270.76	Owens, Helen J		335 E Albertoni St No 200637			Carson	CA	90746-0000	USA
11272	\$0.00	PALMORE, FELICIA C		1220 BROOKLAND PARKWAY			RICHMOND	VA	23227	USA
11332	\$30,000.00	PANG, YEH		11697 92ND WAY N			LARGO	FL	33773	USA
8092	\$115.00	PAPE, KAY M		2118 KUERBITZ DRIVE			LANSING	MI	48906	USA
6301	\$70,391.38	PARHAM III, HUGH C		6007 MORGANS GLEN PLACE			GLEN ALLEN	VA	23060	USA
10609	\$522.00	PARNELL, JOHN		1610 SANDY HOLLOW			ANDERSON	SC	29621	USA
6364	\$0.00	PARTYKA, STANLEY		5823 MEAHL RD			LOCKPORT	NY	14094-9628	USA
6423	\$0.00	PATRON, RODNEY		12 KINGS LANDING LANE			HAMPTON	VA	23669	USA
7636	\$1,795.44	PAYNE, SARAH	Sarah Ward	2101 BELDON CT			PLAINFIELD	IL	605864109	USA
7781	\$31,109.62	PEARSON PHYLLIS M		5001 HICKORY PARK DRIVE	APT NO 116		GLEN ALLEN	VA	23059	USA
7781	\$31,109.62	PEARSON PHYLLIS M	Lisa Taylor Hudson Esq		Sands Anderson Marks & Miller PC	PO Box 1998	Richmond	VA	23218	USA
8575	\$0.00	PEARSON, DELLA		2702 STINGRAY COURT			RICHMOND	VA	23233	USA
8575	\$0.00	PEARSON, DELLA	Della Griffith		2702 Stingray Ct		Richmond	VA	27233	USA
6617	\$81,161.52	PEREZ, JULIE		611 LAWTON ST			REDLANDS	CA	92374	USA
3485	\$7,570.85	PERRYMAN, JOE		6515 NEW WORLD DR			KATY	TX	77449	USA
10889	\$28,684.80	PONIATOWSKA, ANIA		27545 SANTA CLARITA RD			SANTA CLARITA	CA	91350-1321	USA
10555	\$28,684.80	PONIATOWSKA, EWA		14314 SCALLOP ST			CORPUS CHRISTI	TX	784186045	USA
6514	\$0.00	POPE, CAMAY		4701 S MOONEY SPACE 11			VISALIA	CA	93277	USA
9832	\$0.00	POWELL, JAMES		6001 S W 50TH ST			MIAMI	FL	33155	USA
10799	\$0.00	POWIS, KATHLEEN		43 FRANKLIN ST NO 3			SOMERVILLE	MA	02145-0000	USA
5971	\$0.00	QUARLES, JANE B		9021 WELDON DRIVE			RICHMOND	VA	23229	USA
9607	\$3,268.23	QUARLES, VERONICA		171 WINCHESTER RD			KING WILLIAM	VA	23086	USA
10856	\$0.00	Quist, Peter M		361 Rimini Ct No 2A			Palatine	IL	60067	USA
7010	\$0.00	RACINES, MAYDA K		28 PAYNE RD			BETHEL	CT	06801	USA
10385	\$0.00	RAMSDELL, LINDA		436 Wiggins Run Rd			Great Cacapon	WV	25422	USA
11163	\$30,000.00	RESENDES, JONATHAN A		23 RICARD ST			SEEKONK	MA	02771	USA
9310	\$898,082.02	Richard L Sharp		PO Box 42333			Richmond	VA	23242-2333	USA
9321	\$1,302,899.64	Richard S Bimbaum		10480 Cherokee Rd			Richmond	VA	23235	USA
9321	\$1,302,899.64	Richard S Bimbaum	Troutman Sanders LLP	Vivieon E Kelley	600 Peachtree St NE Ste 5200	Bank of America Plaza	Atlanta	GA	30308-2216	USA
9333	\$84,079.87	Richard S Bimbaum		10480 Cherokee Rd			Richmond	VA	23235	USA
9333	\$84,079.87	Richard S Bimbaum	Troutman Sanders LLP	Vivieon E Kelley	600 Peachtree St NE Ste 5200	Bank of America Plaza	Atlanta	GA	30308-2216	USA
8586	\$0.00	Richard T Miller Jr	Neil E McCullagh Esq	Cantor Arkema PC	PO Box 561		Richmond	VA	23218-0561	USA
8586	\$0.00	Richard T Miller Jr	Richard T Miller Jr		1575 S Paul Le Comte Ct		Palatine	IL	60067	USA
9301	\$720,000.00	Richard W Souder Jr		3098 Rock Cress Ln			Sandy Hook	VA	23153	USA
9069	\$62,676.00	RIOS, JOSE		1024 S EDISON ST			ARLINGTON	VA	22204	USA
9069	\$62,676.00	RIOS, JOSE	Jose Rios		3099 Marsh Crossing Dr		Laurel	MD	20724	USA
8329	\$2,834.70	RODGERS, VANESSA		27400 FRANKLIN RD B624			SOUTHFIELD	MI	48034	USA
8970	\$63,086.40	ROSS, MIKE		615 COMET DR			NASHVILLE	TN	37209-2801	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
9296	\$0.00	RUSSELL, ALEX		3198 VERMONT ROUTE 100			WATERBURY	VT	05676	USA
6489	\$0.00	Ruth Houle former spouse of Robert Houle Employee No 4816874	Kathleen Vaught PC	Attorney at Law	600 W Roosevelt Rd Ste B 1		Wheaton	IL	60187	USA
6489	\$0.00	Ruth Houle former spouse of Robert Houle Employee No 4816874	Ruth Houle		PO Box 4624		Naperville	IL	60567-4624	USA
11028	\$3,492.00	RYDER JR, EDWARD P		2813 WATERFORD WAY EAST			RICHMOND	VA	23233-0000	USA
6161	\$0.00	RYTEL, ANTHONY B		4 1 WILLOW WAY			READING	PA	19606	USA
8485	\$0.00	SALVETA, RODGER N		7947 RADCLIFFE CIR			PORT RICHEY	FL	34668	USA
8048	\$89,625.36	SARDAN, CARLOS M		13357 MONTEREY WAY			VICTORVILLE	CA	92392	USA
10535	\$40,000.00	SAVARY, SHARON	Joseph D Cain	2612 KIRKLAND RD			DOVER	FL	33527	USA
10766	\$40,000.00	SAVARY, SHARON		2612 KIRKLAND RD			DOVER	FL	33527-0000	USA
8467	\$143,509.24	SCHAAPMAN, PAUL		15303 BEACH RD			CHESTERFIELD	VA	23838-1708	USA
8467	\$143,509.24	SCHAAPMAN, PAUL	Lisa Taylor Hudson Esq	Sands Anderson Marks & Miller PC	PO Box 1998		Richmond	VA	23218	USA
6281	\$0.00	SCHRAM, PAUL		12608 BERNAY PLACE			LOUISVILLE	KY	40243	USA
3271	\$0.00	SCHULTZ, KEITH		2268 W Jayton Dr			Meridian	ID	83642-7603	USA
3274	\$0.00	SCHULTZ, KEITH		2268 W Jayton Dr			Meridian	ID	83642-7603	USA
10756	\$36,517.80	SECRIST CARRIKER, LORI		7405 PEBBLESTONE DR APT F			CHARLOTTE	NC	28212-0037	USA
10756	\$36,517.80	SECRIST CARRIKER, LORI	SECRIST CARRIKER, LORI		7405 PEBBLESTONE RD APT F		CHARLOTTE	NC	28215-0000	USA
8523	\$0.00	SHAH, SHASHI K		8 MEADOW LAKE DR			DOWNINGTOWN	PA	19335	USA
9224	\$0.00	Sharp, Rick	Attn Christine M Fitzgerald Esq	Clarkson Gore & Marsella APLC	3424 Carson St Ste 350		Torrance	CA	90503	USA
9224	\$0.00	Sharp, Rick	RICK SHARP		1008 WEDGELAND DR		RALEIGH	NC	27615	USA
9942	\$0.00	SHAW, JOHN		18 PLANTATION DR			CUMBERLAND	RI	02864	USA
6412	\$120.00	SHOOK, CAROLE		5 SYCAMORE DR			FLORENCE	KY	41042	USA
9458	\$0.00	SILVA, JOSEPH		5900 CHAPEL LAWN TERRACE			GLEN ALLEN	VA	23059	USA
10580	\$25,000.00	SIMMONS, TERRELLYN		PO BOX 533			BOGART	GA	30622	USA
9113	\$25,887.82	SINGH, SANJEEV		5220 SILVERSTONE CIRCLE			SALIDA	CA	95368	USA
9889	\$241.46	SMITH, NICHOLAS EDWARD		15107 S LARAMIE			OAK FOREST	IL	60452	USA
10908	\$0.00	SMITH, PATRICIA B		7825 CAMOLIN COURT			RICHMOND	VA	23228-0000	USA
7470	\$39,375.00	SPARKS, CHRISTINA L		2134 MOUNTAIN VIEW RD			POWHATAN	VA	23139	USA
9549	\$0.00	SPIERS, RICHARD M III		14654 GRAND FOREST TERRACE			COLONIAL HEIGHTS	VA	23834	USA
8137	\$0.00	SPINNEY, GEORGE		858 HARMONY DRIVE			COLUMBUS	OH	43230	USA
6446	\$113,793.00	STEWART, JENNIFER J		5908 SHRUBBERY HILL RD			RICHMOND	VA	23227	USA
6243	\$138,063.00	Stewart, Scott		4612 Emmett Rd			Glen Allen	VA	23060	USA
9404	\$0.00	STIEMAN, JOHN P		1606 ANDREA DR			NEW LENOX	IL	60451	USA
8341	\$0.00	STIMPSON, ANECIA G		359 JOHN RANDOLPH RD			FARMVILLE	VA	23901	USA
9948	\$0.00	SULAK, JEFFREY B		14411 LOCKE LN			HOUSTON	TX	77077-5237	USA
6429	\$193.36	SWAIN, REGINA		1757 DIXDALE AVE			LOUISVILLE	KY	40210	USA
10304	\$6,000.00	Swanson III, Leonard Bruce		119 Oak Haven Dr			Canton	GA	30115	USA
8791	\$0.00	TAYLOR, ANNE D		4443 CROWN HILL RD			MECHANICSVILLE	VA	23111-4974	USA

Claim Number	Claim Amount	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
4396	\$0.00	Taylor, Eric		PO Box 527			Hardin	IL	62047	USA
8896	\$83,100.00	TESCHAN, GAYLE		15427 LONE HILL RD			LOS GATOS	CA	95032	USA
11021	\$0.00	THOMPSON, CHARLES		8107 DOZIER PLACE			BRENTWOOD	TN	37027	USA
9621	\$0.00	THOMPSON, MARK		4405 MOSAIC CT			LOUISVILLE	KY	40299	USA
6405	\$296.61	THOMPSON, RICHARD		11313 EDGEWOOD FARM CT			RICHMOND	VA	23233	USA
8950	\$3,250.00	THREATT, MELISSA A		6117 ALMOND CREEK LANE			RICHMOND	VA	23231	USA
7329	\$0.00	TICE, STEVEN		587 SPRING HILL RD			VADNAIS HEIGHTS	MN	55127	USA
6820	\$0.00	TIGNOR, BARBARA N		86 IVY GLEN LN			BUMPASS	VA	23024	USA
10902	\$0.00	TUCHMAN HAROLD		3326 ISLE ROYAL DR			LAS VEGAS	NV	89122-0000	USA
11254	\$223,479.00	TURNER, MARIA TERESA		18479 CATTAIL SPRING DR			LEESBURG	VA	20176	USA
7862	\$237.00	VALE, NIGEL		1289 N PAGE RD			LONGVIEW	TX	75605	USA
8200	\$0.00	VAN VALKENBURG, MORGAN		526 SCOTT CIR			DECATUR	GA	30033	USA
7914	\$0.00	VARGHESE THOMAS		3719 BROWN BEAR TRAIL			EAGAN	MN	55122	USA
6753	\$102.21	VITALE VINCENT A		10774 GLENDOVER LANE			SAN DIEGO	CA	92126-5924	USA
8588	\$0.00	vonBechmann, Dawn	Neil E McCullagh Esq	Cantor Arkema PC	PO Box 561		Richmond	VA	23218-0561	USA
8588	\$0.00	vonBechmann, Dawn	Dawn vonBechmann		36 Countryside Ln		Richmond	VA	23229	USA
10872	\$3,145.45	WALKER, CASEY TERRELL		1030 BAYVIEW FARM RD NO 516			PINOLE	CA	94564	USA
10872	\$3,145.45	WALKER, CASEY TERRELL	Casey T Walker		PO Box 21566		El Sobrante	CA	94820	USA
10281	\$13,003.00	WEST, RENEE M		11406 WOODLAND POND PKWY			CHESTERFIELD	VA	23838	USA
11267	\$0.00	WHITE CHARLES		5017 PACIFIC GROVE DRIVE			LAS VEGAS	NV	89130	USA
10958	\$199,328.40	WHITHAM, DANIEL B		27545 SANTA CLARITA RD			SANTA CLARITA	CA	91350	USA
6845	\$9,013.40	WHITTEN, KATHLEEN		2820 GEORGIA DRIVE			TRACY	CA	95376	USA
7629	\$476.09	WILKINS, NOREEN		11112 MILL PLACE COURT			GLEN ALLEN	VA	23060	USA
6192	\$0.00	Williams, John A		9334 Fieldstone Ct			Jonesboro	GA	30236	USA
9629	\$0.00	WILSON, LOWELL B		SPACE NO 1	9340 FOOTHILL BLVD		RANCHO CUCAMONGA	CA	91730	USA
7490	\$0.00	Winik, Avan L		330 Foxleigh Dr			Hanover	PA	17331	USA
11333	\$45,000.00	WISEMAN, HAL		11200 CHANTELLY LANE			MITCHELLVILLE	MD	20721	USA
7069	\$0.00	WITKOWSKI, PETER		8408 MACAULEY COURT			LULHERVILLE	MD	21093	USA
8837	\$99.17	WOODBERRY, SHIMONE L		2175 POPLAR FALLS RD			LITHONIA	GA	30058	USA
8186	\$1.85	WOODS, TERRELL A		5724 SULLIVAN POINT DR			POWDER SPRINGS	GA	30127-8454	USA
7070	\$50,000.00	YOUNG, DANIEL		32 ADELAIDE ST			HUDSON	NH	03051	USA
7070	\$50,000.00	YOUNG, DANIEL	Young, Daniel		28 Shilah Dr		Derry	NH	03038	USA
8124	\$0.00	Zapata, Eter M		14 Davis St			Danbury	CT	06810	USA
8132	\$0.00	Zapata, Eter M		14 Davis St			Danbury	CT	06810	USA

# **EXHIBIT G**

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333 West Wacker Drive  
Chicago, Illinois 60606  
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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott



motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

#### **BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

#### **PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,

Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation: (a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

#### **BASIS FOR RELIEF**

##### **A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.



In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus

Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

MCGUIREWOODS LLP

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

Gregg M. Galardi, Esq.  
 Ian S. Fredericks, Esq.  
 SKADDEN, ARPS, SLATE, MEAGHER &  
 FLOM, LLP  
 One Rodney Square  
 PO Box 636  
 Wilmington, Delaware 19899-0636  
 (302) 651-3000

Dion W. Hayes (VSB No. 34304)  
 Douglas M. Foley (VSB No. 34364)  
 MCGUIREWOODS LLP  
 One James Center  
 901 E. Cary Street  
 Richmond, Virginia 23219  
 (804) 775-1000

- and -

Chris L. Dickerson, Esq.  
 SKADDEN, ARPS, SLATE, MEAGHER &  
 FLOM, LLP  
 333 West Wacker Drive  
 Chicago, Illinois 60606  
 (312) 407-0700

Counsel to the Debtors and  
 Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
 AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
 OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned  
 debtors (collectively, the "Debtors") for the entry of an  
 order (the "Order") approving (a) procedures for filing  
 omnibus objections to Claims asserted in the above-captioned

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection



Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

- and -

/s/ Douglas M. Foley  
Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley

**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

Gregg M. Galardi, Esq.  
 Ian S. Fredericks, Esq.  
 SKADDEN, ARPS, SLATE, MEAGHER &  
 FLOM, LLP  
 One Rodney Square  
 PO Box 636  
 Wilmington, Delaware 19899-0636  
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- and -

Chris L. Dickerson, Esq.  
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 FLOM, LLP  
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 Chicago, Illinois 60606  
 (312) 407-0700

Counsel to the Debtors and  
 Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No. \_\_\_\_] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on [\_\_\_\_], 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:



SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**

Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**NOTICE OF THE DEBTORS'**  
**[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [ ] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[ ]

**PLEASE TAKE FURTHER NOTICE THAT** on [ ], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No. \_\_\_\_ ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim</u> <u>Number</u>	<u>Claim</u> <u>Amount</u>	<u>Reference</u> <u>Objection</u>
------------	-------------------------------	-------------------------------	--------------------------------------

[Claimant Name]	Claim to Be Disallowed		
[Claimant Address]			

Surviving  
Claim

**YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.**

**MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.**

**Critical Information for Claimants**  
**Choosing to File a Response to the Omnibus Objection**

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m. (Eastern Time)** on [ ], 2009 (the "Response Deadline").

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on [ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response**  
**and Information Regarding the Hearing on the Omnibus**  
**Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.



Dated: March \_\_, 2009  
Richmond, Virginia

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
P.O. Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

- and -

SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
Chris L. Dickerson, Esq.  
333 West Wacker Drive  
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- and -

MCGUIREWOODS LLP

---

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

\\7896527.1

# **EXHIBIT H**

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
547	\$272,233.26	4559	Classic Tech Development Limited		11 F TO 12 F	Yue Xiu Industrial Building	87 Hung To Road	Kwun Tong	Kowloon		Hong Kong
702	\$244,378.68	5591	EXCEL BEST INDUSTRIES LIMITED	LIN LIM UNIT 1603	16/F TOWER 2 SILVERCORD NO 30 CANTON RD			TSIMSHATSUI KOWLOON			HONG KONG
405	\$131,664.64	2626	MINWA ELECTRONICS CO LTD		22F FAR EAST FINANCE CENTRE	16 HARCOURT ROAD		ADMIRALTY			HONG KONG
208	\$1,413,037.38	4608	Umedisc Ltd		Units 1 7 6/F Metro Loft 38 Kwai Hei St	Kwai Chung		New Territories			Hong Kong
134	\$156,301.27	3032	Actiontec Electronics Inc		760 N Mary Ave			Sunnyvale	CA	94085	USA
25	\$891,383.79	239	ARCHOS INC		7951 E MAPPLEWOOD AVE STE 260			GREENWOOD VILLAGE	CO	80111	USA
25	\$891,383.79	239	ARCHOS INC	ARCHOS INC		DEPT 2047		DENVER	CO	80291-2047	USA
3609	\$202,729.59	12975	Avaya Inc	c o RMS Bankruptcy Services	PO Box 5126			Timonium	MD	21094	USA
2673	\$94,892.47	11165	BAW PLASTICS INC	James D Slovonc	2148 CENTURY DR	CENTURY III BUSINESS CTR		JEFFERSON HILLS	PA	15025	USA
1675	\$30,857.67	10476	Broadway Neon Sign Corp dba Broadway National Sign & Lighting	Carl Paparella VP & General Counsel	2150 5th Ave			Ronkonkoma	NY	11779	USA
10542	\$226.08	11959	City of Thornton Utility	City Attorneys Office	City of Thornton	9500 Civic Center Dr		Thornton	CO	80229-4326	USA
9204	\$283,529.19	12875	Coca Cola Enterprises Inc	c o Catherine Harrison King	Miller & Martin PLLC	1170 Peachtree St NE Ste 800		Atlanta	GA	30309-7706	USA
9204	\$283,529.19	12875	Coca Cola Enterprises Inc	Mr Richard W Stiteler	National Credit Advisor	Coca Cola Enterprises Inc	521 Lake Kathy Dr	Brandon	FL	33510-2010	USA
183	\$17,641.45	11698	CORPORATE GRAPHICS INTERNATIONAL		1885 NORTHWAY DR			N MANKATO	MN	56003	USA
3073	\$17,641.45	11683	CORPORATE GRAPHICS INTERNATIONAL		PO BOX 8464			NORTH MANKATO	MN	56003	USA
912	\$185,329.10	1037	Cyber Power Systems Inc	William J Joanis Esq	4241 12th Avenue E Ste 400			Shakopee	MN	55379	USA
910	\$103,123.70	1250	Cyber Power Systems USA Inc	William J Joanis Esq	4241 12th Avenue E Ste 400			Shakopee	MN	55379	USA
4837	\$0.00	11660	DENTON, DIANA W		6102 BREMO RD			RICHMOND	VA	23226	USA
9690	\$111,083.12	11557	DFS Services LLC		PO Box 3000			New Albany	OH	43054	USA
6	\$3,130.00	358	Direct Broadcast Satellite Center		12602 NE Marx St			Portland	OR	97230	USA
7102	\$641,722,000.00	10842	FAY, LAWRENCE W		2500 MAPLE HALL			MIDLOTHIAN	VA	23113	USA
9027	\$28,334,193.54	10894	General Electric GE Consumer & Industrial	GE Consumer & Industrial Division	c o DeHaan & Bach	11256 Cornell Park Dr Ste 500		Cincinnati	OH	45242	USA
9027	\$28,334,193.54	10894	General Electric GE Consumer & Industrial Division	Michael B Bach	Authorized Agent for GE Consumer & Industrial Division	PO Box 429321		Cincinnati	OH	45242	USA
8775	\$0.00	12329	Govani, Chirag	Chirag Bradshaw Esq	Mark Bradshaw & Bastian LLP	26632 Towne Center Dr No 300		Foothill Ranch	CA	92610	USA
8721	\$0.00	12701	GREEN ACRES MALL LLC	ATTN MEI CHENG	C O VORNADO REALTY TRUST	210 ROUTE 4 E		PARAMUS	NJ	07652	USA
2247	\$10,868.69	13002	Henrico County Virginia	Rhysa Griffith South Assistant County Attorney	PO Box 90775			Henrico	VA	23273-0775	USA
2254	\$10,064.39	13007	Henrico County Virginia	Rhysa Griffith South Assistant County Attorney	PO Box 90775			Henrico	VA	23273-0775	USA
1721	\$171,031.38	12244	James J Kenney & Co Inc		6218 Camden St			Harahan	LA	70123	USA
7213	\$66,930.84	11118	JONES WALKER		201 ST CHARLES AVE			NEW ORLEANS	LA	70170	USA
3894	\$1.00	10462	Mack, Yvette	c o Spotts Fain PC	PO Box 1555			Richmond	VA	23218-1555	USA
4590	\$0.00	10462	Mack, Yvette	c o Spotts Fain PC	PO Box 1555			Richmond	VA	23218-1555	USA
3894	\$1.00	10462	Mack, Yvette	Gary Kellar Esq		Brentwood Commons Two	750 Old Hickory Blvd Ste 130	Brentwood	TN	37027-4528	USA

Claim Number	Claim Amount	Surviving Claim Number	Name	Notice Name	Address 1	Address 2	Address 3	City	State	Zip	Country
4590	\$0.00	10462	Mack, Yvette	Brentwood Commons Two	Gary Kellar Esq	750 Old Hickory Blvd Ste 130		Brentwood	TN	37027-4528	USA
1633	\$0.00	8767	Majesco Entertainment Company	Porzio Bromberg & Newman PC	PO Box 1997			Morristown	NJ	07962-1997	USA
1633	\$0.00	8767	Majesco Entertainment Company	Majesco Entertainment Company	Porzio Bromberg & Newman PC	100 Southgate Pkwy		Morristown	NJ	07960	USA
710	\$150,528.00	1385	MAJESCO SALES INC		ROSENTHAL & ROSENTHAL	1370 BROADWAY		NEW YORK	NY	10018	USA
1528	\$5,145.63	11639	Marconi, Noelle		865 Willow Ave			Langhorne	PA	19047	USA
1528	\$5,145.63	11639	Marconi, Noelle	Marconi, Noelle	c o Alexander J Palamarchuk Esq	8380 Old York Rd Ste 410		Elkins Park	PA	19027	USA
3283	\$23,965.59	11585	Mercury Insurance		PO Box 10730			Santa Ana	CA	92711	USA
2216	\$0.00	12534	Michigan Dept of Treasury	Unclaimed Property	PO Box 30756			Lansing	MI	48909	USA
2266	\$6,827.38	11650	Munselle, Shirley A		805 LISA ST			BURLESON	TX	76028-6488	USA
4186	\$260.00	11592	Oery, Chris		4775 Summit Ridge Dr No 2011			Reno	NV	89523	USA
7390	\$17,367,527.47	9006	Olympus Imaging America Inc aka to Debtor as Olympus Corporation	Andrew St Clair	3500 Corporate Pkwy			Center Valley	PA	18034	USA
2180	\$18,686.85	10561	PARKERSBURG NEWS SENTINEL		PO BOX 1787			PARKERSBURG	WV	26102	USA
5088	\$3,253,227.44	10273	Platform A Inc fka Advertising com an AOL	Tiffany Strelow Cobb Esq	Vorys Sater Seymour and Pease LLP	52 East Gay St	PO Box 1008	Columbus	OH	43216-1008	USA
741	\$255,360.00	1710	Rosenthal & Rosenthal Inc	Donald S Leonard	1370 Broadway 3rd Fl			New York	NY	10018	USA
8032	\$3,610.00	12155	Scripps Networks LLC dba DIYNetwork Com	Attn Bonnie Krabbenhoft	9721 Sherrill Blvd			Knoxville	TN	37932	USA
8032	\$3,610.00	12155	Scripps Networks LLC dba DIYNetwork Com	Scripps Networks LLC dba DIYNetwork Com		PO Box 602031		Charlotte	NC	28260-2031	USA
8028	\$5,233.00	12156	Scripps Networks LLC dba FineLiving Com	Attn Bonnie Krabbenhoft	9721 Sherrill Blvd			Knoxville	TN	37932	USA
8028	\$5,233.00	12156	Scripps Networks LLC dba FineLiving Com	Scripps Networks LLC dba FineLiving Com		PO Box 602031		Charlotte	NC	28260-2031	USA
8033	\$1,544.00	12157	Scripps Networks LLC dba GACTV Com	Attn Bonnie Krabbenhoft	9721 Sherrill Blvd			Knoxville	TN	37932	USA
8033	\$1,544.00	12157	Scripps Networks LLC dba GACTV Com	Scripps Networks LLC dba GACTV Com		PO Box 602031		Charlotte	NC	28260-2031	USA
4165	\$98,246.66	12386	The Columbus Dispatch	Weltman Weinberg & Reis Co LPA	175 S Third St Ste 900			Columbus	OH	43215	USA
4165	\$98,246.66	12386	The Columbus Dispatch	Weltman Weinberg & Reis Co LPA		PO Box 93596		Cleveland	OH	44101-5596	USA
7618	\$3,630.92	11814	The Landing at Arbor Place II LLC	c o Scott M Shaw	Husch Blackwell Sanders LLP	2030 Hamilton Pl Blvd Ste 150		Chattanooga	TN	37421	USA
1774	\$703,485.97	10334	Uniden America Corporation	Euler Hermes ACI	Agent of Uniden America Corporation	800 Red Brook Blvd		Owings Mills	MD	21117	USA
1267	\$1,985,239.31	12255	Universal Studios Home Entertainment LLC		100 Universal City Plaza 1440 6			Universal City	CA	91608	USA
8612	\$0.00	10948	Vance Baldwin Inc	c o Ronald S Gellert Esq	Eckert Seamans Cherin & Mellott LLC	2 Liberty Pl 50 S 16th St 22nd Fl		Philadelphia	PA	19102-0000	USA

# **EXHIBIT I**

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Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**DEBTORS' MOTION FOR AN ORDER APPROVING  
(A) PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS AND  
(B) THE FORM AND MANNER OF THE NOTICE OF OMNIBUS OBJECTIONS**

The debtors and debtors in possession (collectively,  
the "Debtors")<sup>1</sup> hereby move the Court, pursuant to this

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<sup>1</sup> The Debtors are the following entities: The Debtors and the last four digits of their respective taxpayer identification numbers are as follows: Circuit City Stores, Inc. (3875), Circuit City Stores West Coast, Inc. (0785), InterTAN, Inc. (0875), Ventoux International, Inc. (1838), Circuit City Purchasing Company, LLC (5170), CC Aviation, LLC (0841), CC Distribution Company of Virginia, Inc. (2821), Circuit City Properties, LLC (3353), Kinzer Technology, LLC (2157), Abbott

motion (the "Motion"), for the entry of an order, substantially in the form of Exhibit A, approving (a) procedures for filing omnibus objections to claims asserted in the above-captioned chapter 11 cases and (b) the form and manner of the notice of omnibus objections. In support of this Motion, the Debtors respectfully state as follows:

**JURISDICTION**

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).

2. Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

3. The statutory predicates for the relief requested herein are sections 105 and 502 of the Bankruptcy Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code"), Rules 2002(a), 3007, 7004, 9006, and 9014 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Local Rule 3007-1 of the Local Rules of the United States Bankruptcy

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Advertising Agency, Inc. (4659), Patapsco Designs, Inc. (6796), Sky Venture Corp. (0311), Prahs, Inc. (n/a), XSStuff, LLC (9263), Mayland MN, LLC (6116), Courchevel, LLC (n/a), Orbyx Electronics, LLC (3360), and Circuit City Stores PR, LLC (5512). The address for Circuit City Stores West Coast, Inc. is 9250 Sheridan Boulevard, Westminster, Colorado 80031. For all other Debtors, the address is 9950 Mayland Drive, Richmond, Virginia 23233.

Court for the Eastern District of Virginia (the "Local Rules").

#### **BACKGROUND**

4. On November 10, 2008 (the "Petition Date"), the Debtors filed voluntary petitions in this Court for relief under chapter 11 of the Bankruptcy Code.

5. On January 12, 2009, the Court entered an order authorizing the Debtors to conduct auctions for a sale or sales of the Debtors' businesses as a going concern or for liquidation (D.I. 1460).

6. At the conclusion of the auction, the Debtors' determined that the highest and otherwise best bid was that of Great American Group WF, LLC, Hudson Capital Partners, LLC, SB Capital Group, LLC, and Tiger Capital Group, LLC (collectively, the "Agent"). On January 16, 2009, the Court approved the Agent's bid and authorized the Debtors to conduct going out of business sales at the Debtors' remaining stores (D.I. 1634). The Agent commenced going out of business sales at the Debtors' remaining stores on January 17, 2009.

#### **PRELIMINARY STATEMENT**

7. To date, there have been approximately 11,500 proofs of claim filed with the Debtors' claims agent,



Kurtzman Carson Consultants LLC ("KCC"). In light of the number of proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") that have been asserted against the Debtors' estates and the substantial number of objections they expect to file in response thereto, the Debtors are seeking authorization to file omnibus objections to the Claims in accordance with the objection procedures described herein (the "Omnibus Objection Procedures"). Recognizing that Bankruptcy Rule 3007 seeks to provide creditors with transparency and clarity with respect to omnibus claims objections, the Debtors have tailored the Omnibus Objection Procedures to adequately protect creditors' due process rights and achieve administrative and judicial efficiency. The Omnibus Objection Procedures will help streamline the Claims objection process, which will inure to the benefit of the Debtors, creditors, the Court and all parties in interest.

8. The Omnibus Objection Procedures provide adequate notice to and protect the due process rights of the Debtors' creditors. A customized notice of objection will be served on each creditor whose Claim is objected to by an omnibus objection, which will inform the creditor of the objection,

the grounds for the objection and the relief sought therein. Requiring the Debtors to file individual objections to every Claim (or requiring that omnibus objections be filed without the benefit of the Omnibus Objection Procedures) would be overly burdensome, costly, time consuming, and unnecessary.

9. Accordingly, the Debtors respectfully submit that their proposed Omnibus Objection Procedures are consistent with Bankruptcy Rule 3007(c) and the underlying policies of the Bankruptcy Code and due process.

**RELIEF REQUESTED**

10. The Debtors seek approval of (a) the Omnibus Objection Procedures attached hereto as Exhibit B and incorporated by reference herein and (b) the proposed form and manner of notice of omnibus objections, substantially in the form attached hereto as Exhibit C and incorporated by reference herein (each, a "Notice of Omnibus Objection").

**SUMMARY OF THE OMNIBUS OBJECTION PROCEDURES  
AND NOTICE OF OMNIBUS OBJECTION<sup>2</sup>**

**A. The Omnibus Objection Procedures**

11. The Omnibus Objection Procedures provide for the efficient and economic resolution of omnibus objections (each, an "Omnibus Objection") to the Claims by: (a) providing a guide to the claims objection process that clearly describes the form and manner of Omnibus Objections and the process by which claimants must file and serve responses thereto (each, a "Response"); and (b) ensuring that all parties in interest have sufficient access to the information they require to navigate the claims objection process effectively and otherwise preserve and protect the rights they are afforded under the Bankruptcy Code.

12. Specifically, the Omnibus Objection Procedures describe, in clear and simple terms, the key aspects of the claims resolution process, including, without limitation: (a) the form of Omnibus Objections and supporting documentation, if necessary; (b) the exhibit attached to each Omnibus Objection (which will contain those Claims for

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<sup>2</sup> This description of the Omnibus Objection Procedures and the Notice of Omnibus Objection is intended as a summary and is being provided for the convenience of the Court and parties in interest. To the extent that this summary and the text of the Omnibus Objection Procedures and the Notice of Omnibus Objection are inconsistent, the terms of the Omnibus Objection Procedures and the Notice of Omnibus Objection, respectively, shall control.

which there is a common basis) and the information contained thereon (e.g., claimants' names, claim numbers, the grounds for the Omnibus Objection and cross-references to the location in the Omnibus Objection discussing the respective grounds); (c) the form of the Notice of Omnibus Objection (discussed in greater detail below); (d) the information claimants need to file a Response to the Omnibus Objection, the timeframe for doing so and the implications of failing to timely file a Response; and (e) information relating to the status hearings on Omnibus Objections.

**B. The Notice of Omnibus Objection**

13. As set forth in the Omnibus Objection Procedures, each claimant whose Claim is the subject of an Omnibus Objection will be provided with a customized Notice of Omnibus Objection. The Notice of Omnibus Objection will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify the deadline for filing and serving a Response and describe the procedures to inform claimants that their Response must be timely received by the appropriate parties and the implications of failing to do so; (d) identify the date on

which a hearing may be held to address Omnibus Objections and related Responses; and (e) describe how a copy of a Claim, the Omnibus Objection and other pleadings filed in the chapter 11 cases may be obtained. Although the Notice of Omnibus Objection generally will be in the form attached hereto, it may be tailored specifically to address issues specific to particular claimants and/or certain types of Omnibus Objections, where necessary or appropriate. Accordingly, the Debtors submit that the Omnibus Objection Procedures and related Notice of Omnibus Objection adequately protect claimants' due process rights and, thus, address the concerns that precipitated Bankruptcy Rule 3007, as amended.

#### **BASIS FOR RELIEF**

##### **A. Ample Authority Exists for Approval of the Omnibus Objection Procedures**

14. A debtor may rebut a proof of claim by filing an objection in accordance with Bankruptcy Rule 3007. See California State Board of Equalization v. Official Unsecured Creditor's Comm. (In re Fidelity Holding Co., Ltd.), 837 F.2d 696, 698 (5th Cir. 1988). If the debtor rebuts a claim's presumptive validity, the burden then shifts back to the creditor who has the ultimate burden of persuasion with

respect to the validity of the claim. See, e.g., In re Anderson, 349 B.R. 448 (E.D. Va. 2006); Carter Enterprises, Inc. v. Ashland Specialty Co., Inc., 257 B.R. 797 (S.D. W. Va. 2001). Bankruptcy Rule 3007(c) provides that a debtor can file objections to claims in accordance with Bankruptcy Rule 3007(d) or as "ordered by the court." Additionally, the Court may rely on its general equitable powers to grant the relief requested in this Motion pursuant to section 105(a) of the Bankruptcy Code, which empowers the Court to "issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of [the Bankruptcy Code]." 11 U.S.C. § 105(a); Canal Corp. v. Finnman (In re Johnson), 960 F.2d 396, 404 (4th Cir.1992) ("the allowance or disallowance of a claim in bankruptcy is a matter of federal law left to the bankruptcy court's exercise of its equitable powers.").

**B. Approval of the Omnibus Objection Procedures Benefits Parties in Interest**

15. The Local Rules do not set forth specific guidelines for filing omnibus objections to proofs of claim. Thus, the Debtors submit that it is appropriate for the Court to approve the Omnibus Objection Procedures in light of the number of Omnibus Objections the Debtors may file.

In addition to facilitating an efficient administration of the claims reconciliation process, the Omnibus Objection Procedures protect and preserve the value of the Debtors for the benefit of all creditors by reducing the costs and expenses that would otherwise be incurred if individual objections were filed for each Claim (or if omnibus objections were limited without the approval of the Omnibus Objection Procedures). At the same time, the Omnibus Objection Procedures also afford substantial protection with respect to creditors' due process rights, providing all claimants with sufficient notice and an opportunity to be heard.

**C. The Omnibus Objection Procedures Are Consistent With Bankruptcy Rule 3007(c)**

16. Prior to the amendment to Bankruptcy Rule 3007, neither the Bankruptcy Code nor the Bankruptcy Rules addressed the exercise of omnibus objections to claims. Notwithstanding the facial limitations on the use of omnibus objections effected by the amendments to Bankruptcy Rule 3007, debtors are nonetheless still allowed to file omnibus objections to proofs of claim. The drafters of the amendments specifically provided a mechanism by which debtors may request entry of an order approving tailored

claims objection procedures in Bankruptcy Rule 3007(c), which provides, "unless otherwise ordered by the court or permitted by subdivision [Bankruptcy Rule 3007(d) (the omnibus claim objection provision)], objections to more than one claim shall not be joined in a single objection." Fed. R. Bankr. P. 3007(c); see also 9 COLLIER ON BANKRUPTCY ¶ 3007.03-05 (15 ed. rev. 2009). Thus, while the requirements of Bankruptcy Rule 3007(c) are mandatory if the omnibus objection is being filed under Bankruptcy Rule 3007(d), they are not explicitly required under Bankruptcy Rule 3007(c) if the Bankruptcy Court "order[s] otherwise."

17. The Omnibus Objection Procedures further request authority to object to the Claims on grounds that are not specifically listed in Bankruptcy Rule 3007(d). Given the ample due process protections and other safeguards proposed in the Omnibus Objection Procedures, the Debtors should not be limited to the grounds identified in Bankruptcy Rule 3007(d).

18. The Omnibus Objection Procedures maintain the requisite due process protections and embody the spirit of the amendments. Indeed, although an Omnibus Objection will address multiple Claims, the Notice of Omnibus Objection is individualized for each claimant affected by such Omnibus



Objection, clearly informing them of the Omnibus Objection and, more importantly, how to preserve their rights with respect thereto. Thus, from the creditors' standpoint, they can easily determine if the Debtors are objecting to their Claims and on what grounds.

**D. The Omnibus Objection Procedures Provide for Adequate Notice and Service**

19. While Bankruptcy Rule 3007 describes the form of omnibus objections to proofs of claim, it does not address issues relating to notice and service. As set forth in the Omnibus Objection Procedures, the Debtors propose to serve the Notice of Omnibus Objection (as well as the Omnibus Objection itself) on the party who signed the Claim form and any counsel of record who filed an appearance on behalf of such party in connection with these chapter 11 cases. Accordingly, the Debtors submit that the Omnibus Objection Procedures provide for adequate notice and appropriate service of process in accordance with the Bankruptcy Rules.

**CONCLUSION**

20. In light of the thousands of Claims filed in these cases, the claims resolution process can only be carried out in an efficient, cost effective manner if procedures are in place. The proposed Omnibus Objection Procedures ensure the

efficient and fair resolution of the Claims. Importantly, the Omnibus Objection Procedures are not intended to alter the substantive rights of creditors and, instead, provide parties in interest with transparency and predictability with respect to the resolution of the Claims. No Claim subject to the Omnibus Objection Procedures will be disallowed, altered, reclassified or otherwise affected without a further order of this Court. Accordingly, the Debtors believe the Omnibus Objection Procedures are fair and equitable and request that the Court approve the Omnibus Objection Procedures and Notice of Omnibus Objection.

**NOTICE**

21. Notice of this Motion has been provided to those parties entitled to notice under this Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures (Docket No. 130). The Debtors submit that, under the circumstances, no other or further notice need be given.

**NO PRIOR REQUEST**

22. No prior motion for the relief requested herein has been made to this or any other court.

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter an order, substantially in the form attached hereto as Exhibit A, (a) approving the Omnibus Objection Procedures and the Notice of Omnibus Objection and (b) granting such other and further relief as is just and proper.

Dated: March 10, 2009

Richmond, Virginia

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(804) 775-1000

Counsel for Debtors and Debtors  
in Possession

**EXHIBIT A**  
**PROPOSED ORDER**

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Counsel to the Debtors and  
 Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**ORDER ESTABLISHING OMNIBUS OBJECTION PROCEDURES  
 AND APPROVING THE FORM AND MANNER OF NOTICE OF OMNIBUS  
 OBJECTIONS**

Upon the motion (the "Motion")<sup>1</sup> of the above-captioned  
 debtors (collectively, the "Debtors") for the entry of an  
 order (the "Order") approving (a) procedures for filing  
 omnibus objections to Claims asserted in the above-captioned

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Motion.

cases (the "Omnibus Objection Procedures") and (b) the form and manner of the notice of objections (the "Notice of Omnibus Objection"); and it appearing that the relief requested in the Motion is in the best interests of the Debtors' estates, their creditors and other parties in interest; the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; consideration of the Motion and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); venue being proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409; proper notice of the Motion having been provided to all necessary and appropriate parties, including pursuant to the Court's Order Pursuant to Bankruptcy Code Sections 102 and 105, Bankruptcy Rules 2002 and 9007, and Local Bankruptcy Rules 2002-1 and 9013-1 Establishing Certain Notice, Case Management, and Administrative Procedures entered by the Court on November 13, 2008, and no further notice being necessary; and after due deliberation and sufficient cause appearing therefor, it is hereby **ORDERED, ADJUDGED and DECREED** that

1. The Motion is granted in its entirety.
2. The Debtors are authorized to file Omnibus Objections to the Claims pursuant to the Omnibus Objection

Procedures, substantially in the form annexed hereto as Exhibit 1, which are hereby approved in their entirety.

3. The Notice of Omnibus Objection, substantially in the form annexed hereto as Exhibit 2, but which may be modified from time to time, as necessary and appropriate, to address issues specific to particular claimants and/or certain types of Omnibus Objections, is hereby approved as the form by which the Debtors shall provide notice to claimants whose Claims are the subject of the applicable Omnibus Objection.

4. The Debtors' claims and noticing agent, Kurtzman Carson Consultants LLC agent is authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Motion.

5. The terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

6. The Court retains jurisdiction with respect to all matters arising from or related to the implementation of this Order.

DATED: \_\_\_\_\_

\_\_\_\_\_  
UNITED STATES BANKRUPTCY COURT  
JUDGE

WE ASK FOR THIS:

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Ian S. Fredericks, Esq.  
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- and -

/s/ Douglas M. Foley  
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901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

Counsel to the Debtors and Debtors in Possession

**CERTIFICATION OF ENDORSEMENT UNDER LOCAL RULE 9022-1(C)**

Pursuant to Local Bankruptcy Rule 9022-1(C), I hereby certify that the foregoing proposed order has been endorsed by or served upon all necessary parties.

/s/ Douglas M. Foley  
Douglas M. Foley



**EXHIBIT B**  
**OMNIBUS OBJECTION PROCEDURES**

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- and -

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 FLOM, LLP  
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 Chicago, Illinois 60606  
 (312) 407-0700

Counsel to the Debtors and  
 Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
 FOR THE EASTERN DISTRICT OF VIRGINIA  
 RICHMOND DIVISION

- - - - - x  
 In re: : Chapter 11  
 :  
 CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
 :  
 Debtors. : Jointly Administered  
 - - - - - x

**PROCEDURES FOR FILING OMNIBUS OBJECTIONS TO CLAIMS**

Pursuant to the Order Establishing Omnibus Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections [Docket No. \_\_\_\_] (the "Order")<sup>1</sup> entered by the Bankruptcy Court on [\_\_\_\_], 2009, the Bankruptcy Court approved these procedures for filing omnibus objections to proofs of claims and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-

<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings set forth in the Order.

captioned chapter 11 cases (the "Omnibus Objection Procedures").

**Omnibus Objection Procedures**

1. **Form of Omnibus Objection.** Omnibus Objections will be numbered consecutively, regardless of basis.
2. **Number of Proofs of Claim per Omnibus Objection.** The Debtors may object to no more than 500 Claims per Omnibus Objection.
3. **Grounds for Omnibus Objection.** The Debtors may object to the Claims on any grounds.
4. **Supporting Documentation.** To the extent appropriate, Omnibus Objections may be accompanied by an affidavit or declaration that states that the affiant or the declarant has reviewed the Claims included therein and applicable supporting information and documentation provided therewith, made reasonable efforts to research the Claim on the Debtors' books and records and believes such documentation does not provide prima facie evidence of the validity and amount of such Claims.
5. **Claims Exhibits.** An exhibit listing the Claims that are subject to the Omnibus Objection will be attached to each Omnibus Objection. Each exhibit will only contain those Claims to which there is a common basis for the Omnibus Objection. Claims for which there is more than one basis for an Omnibus Objection will be referenced on each applicable exhibit. Each exhibit will include, among other things, the following information: (a) an alphabetized list of the claimants whose Claims are the subject of the Omnibus Objection; (b) the claim numbers of the Claims that are the subject of the Omnibus Objection; (c) the grounds for the objections that are the subject of the Omnibus Objection; and (d) a reference to the exhibit of the Omnibus Objection in which the ground(s) for the objection is discussed. Where applicable, additional information may be included in the exhibits, including: for Claims that the Debtors seek to reclassify, the proposed classification of such claims; for Omnibus Objections in which the Debtors seek to reduce the amount of Claims, the proposed reduced claim amount; and for Claims that the Debtors propose to be surviving claims where related claims will be disallowed the surviving claim.

6. **Omnibus Objection Notice.** Each Omnibus Objection will be accompanied by a notice of such Omnibus Objection (each, a "Notice") in substantially the form attached to the Order as Exhibit 2. The Notice will, among other things: (a) describe the basic nature of the Omnibus Objection; (b) inform claimants that their rights may be affected by the Omnibus Objection and encourage them to read the Omnibus Objection carefully; (c) identify a response date and describe the procedures for filing a written response (each, a "Response") to the Omnibus Objection; (d) identify a hearing date, if applicable, and related procedures; and (e) describe how Claims, the Omnibus Objection and other pleadings in the chapter 11 cases may be obtained. Although the Notice generally will be in the form attached hereto, it may be tailored specifically to address particular claimants or types of Omnibus Objections.

7. **Status Hearings.** Status hearings for all Claims for which timely responses are filed will be held on scheduled omnibus hearing dates. Unless otherwise notified, no claimants will need to appear at the status hearings on the Omnibus Objections. If an evidentiary hearing is necessary, claimants will be provided a separate notice of hearing.

8. **Order if No Response.** The Debtors may submit an order to the Bankruptcy Court sustaining each Omnibus Objection to Claims for which the Debtors did not receive a timely Response without further notice to such claimants. The Debtors may submit an order for Claims in an Omnibus Objection to which no response is filed, even if there are Responses to certain Claims objected to in such Omnibus Objection.

9. **Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Requirements For All Responses To Objections**

Parties who disagree with the request sought in an Omnibus Objection are required to file a Response in accordance with the procedures set forth herein. If a

claimant whose Claim is subject to an Omnibus Objection does not file and serve a Response in compliance with the procedures below, the Bankruptcy Court may sustain the Omnibus Objection with respect to such Claims without further notice to the claimant.

1. **Contents.** Each Response must contain the following (at a minimum):

- a. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
- b. the claimant's name and an explanation for the amount of the claim;
- c. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
- d. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
- e. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
- f. the claimant's name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of the claimant's attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future

service of papers with respect to all of the claimant's Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving Claims) and only for those Claims in the Omnibus Objection.

2. **Additional Information.** To facilitate a resolution of the Omnibus Objection, the Response should also include the name, address, telephone number, facsimile number, and electronic mail address of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

3. **Failure to Timely File a Response.** If the claimant fails to file and serve a Response on or before the Response Deadline in compliance with the procedures set forth herein, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to the claimant.

4. **Service of the Response.** A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely filed only if the Response is actually received on or before the deadline to respond by the Bankruptcy Court. A written Response to an Omnibus Objection, consistent with the requirements described herein and in the Notice, will be deemed timely served only if a copy of the Response is actually received on or before the deadline to respond (which deadline will be clearly set forth in the Notice) by the following parties:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

5. **Reservation of Rights.** Nothing in the Notice or the Omnibus Objection will constitute a waiver of the right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against the claimant of the Debtors. Unless the Bankruptcy Court allows a Claim or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action filed by a claimant or that have been scheduled by the Debtors) at a later date. In such event, the respective claimant will receive a separate notice of any such objections.

**EXHIBIT C**  
**FORM OF NOTICE**



Gregg M. Galardi, Esq.  
Ian S. Fredericks, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
One Rodney Square  
PO Box 636  
Wilmington, Delaware 19899-0636  
(302) 651-3000

Dion W. Hayes (VSB No. 34304)  
Douglas M. Foley (VSB No. 34364)  
MCGUIREWOODS LLP  
One James Center  
901 E. Cary Street  
Richmond, Virginia 23219  
(804) 775-1000

- and -

Chris L. Dickerson, Esq.  
SKADDEN, ARPS, SLATE, MEAGHER &  
FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
(312) 407-0700

Counsel to the Debtors and  
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
RICHMOND DIVISION

- - - - - x  
In re: : Chapter 11  
:  
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)  
et al., :  
:  
Debtors. : Jointly Administered  
- - - - - x

**NOTICE OF THE DEBTORS'**  
**[ ] OMNIBUS OBJECTION TO CLAIMS**

**PLEASE TAKE NOTICE THAT** the above-captioned Debtors (the "Debtors") filed the Debtors' [ ] Omnibus Objection to Claim (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice") as Exhibit 1. By the Omnibus Objection, the Debtors are seeking to disallow Claims (as defined herein) on the ground that the Claims are:  
[ ]

**PLEASE TAKE FURTHER NOTICE THAT** on [ ], 2009, the Bankruptcy Court entered the Order Establishing Omnibus

Objection Procedures and Approving the Form and Manner of the Notice of Omnibus Objections (Docket No. \_\_\_\_ ) (the "Order"), by which the Bankruptcy Court approved procedures for filing omnibus objections to proofs of claim and requests for allowance and payment of administrative expenses and/or cure claims (collectively, the "Claims") in connection with the above-captioned chapter 11 cases (the "Omnibus Objection Procedures").

Specifically, the Omnibus Objection seeks to disallow claims, including your claim(s), listed below in the "Claim to Be Disallowed" row but does not seek to alter your claim listed below in the "Surviving Claim" row.

<u>TO:</u>	<u>Claim</u> <u>Number</u>	<u>Claim</u> <u>Amount</u>	<u>Reference</u> <u>Objection</u>
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[Claimant Name]	Claim to Be Disallowed		
[Claimant Address]			

Surviving  
Claim

**YOU ARE RECEIVING THIS NOTICE BECAUSE THE PROOF(S) OF CLAIM LISTED HEREIN THAT YOU FILED AGAINST ONE OR MORE OF THE DEBTORS IN THE ABOVE-CAPTIONED CHAPTER 11 CASES ARE SUBJECT TO THE OBJECTION. YOUR RIGHTS MAY BE AFFECTED BY THE OBJECTION. THEREFORE, YOU SHOULD READ THIS NOTICE (INCLUDING THE OBJECTION AND OTHER ATTACHMENTS) CAREFULLY AND DISCUSS THEM WITH YOUR ATTORNEY. IF YOU DO NOT HAVE AN ATTORNEY, YOU MAY WISH TO CONSULT ONE.**

**MOREOVER, PURSUANT TO RULE 3007-1 OF THE LOCAL RULES OF THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF VIRGINIA AND THE OMNIBUS OBJECTION PROCEDURES, UNLESS A WRITTEN RESPONSE AND A REQUEST FOR A HEARING ARE FILED WITH THE CLERK OF THE COURT AND SERVED ON THE OBJECTING PARTY WITHIN 30 DAYS OF THE SERVICE OF THIS OBJECTION, THE COURT MAY DEEM ANY OPPOSITION WAIVED, TREAT THE OBJECTION CONCEDED AND ENTER AN ORDER GRANTING THE RELIEF REQUESTED WITHOUT A HEARING.**

**Critical Information for Claimants**  
**Choosing to File a Response to the Omnibus Objection**

Who Needs to File a Response: If you oppose the disallowance of your claim(s) listed above and if you are unable to resolve the Omnibus Objection with the Debtors before the deadline to object, then you must file and serve a written response (the "Response") to the Omnibus Objection in accordance with this Notice.

If you do not oppose the disallowance of your claim(s) listed above, then you do not need to file a written Response to the Omnibus Objection and you do not need to appear at the hearing.

Response Deadline: The Response Deadline is **4:00 p.m. (Eastern Time) on [    ], 2009 (the "Response Deadline")**.

THE BANKRUPTCY COURT WILL ONLY CONSIDER YOUR RESPONSE IF YOUR RESPONSE IS FILED, SERVED AND RECEIVED BY THE RESPONSE DEADLINE.

Your Response will be deemed timely filed only if the Response is **actually received** on or before the Response Deadline by the Bankruptcy Court at the following address:

Clerk of the Bankruptcy Court  
United States Bankruptcy Court  
701 East Broad Street - Room 4000  
Richmond, Virginia 23219

Your Response will be deemed timely served only if a copy of the Response is actually received on or before the Response Deadline by the Debtors' attorneys:

SKADDEN, ARPS, SLATE, MEAGHER & FLOM, LLP One Rodney Square PO Box 636 Wilmington, DE 19899-0636 Attn: Gregg M. Galardi Attn: Ian S. Fredericks	MCGUIREWOODS LLP One James Center 901 E. Cary Street Richmond, VA 23219 Attn: Dion W. Hayes Attn: Douglas M. Foley
---	---

- and -

SKADDEN, ARPS, SLATE, MEAGHER  
& FLOM, LLP  
333 West Wacker Drive  
Chicago, Illinois 60606  
Attn: Chris L. Dickerson

The status hearing on the Omnibus Objection will be held at [ ] a.m./p.m. prevailing Eastern Time on [ ], 2009 at:

United States Bankruptcy Court  
701 East Broad Street - Courtroom 5100  
Richmond, Virginia 23219

If you file a timely Response, in accordance with the Omnibus Objection Procedures, you do not need to appear at the status hearing on the Omnibus Objection.

**Procedures for Filing a Timely Response  
and Information Regarding the Hearing on the Omnibus  
Objection**

**Contents.** Each Response must contain the following (at a minimum):

1. a caption setting forth the name of the Bankruptcy Court, the name of the Debtors, the case number and the title of the Omnibus Objection to which the Response is directed;
2. the claimant's name and an explanation for the amount of the claim;

3. a concise statement setting forth the reasons why the Bankruptcy Court should not sustain the Omnibus Objection, including, without limitation, the specific factual and legal bases upon which the claimant will rely in opposing the Omnibus Objection;
4. a copy of any other documentation or other evidence of the claim, to the extent not already included with the Claim, upon which the claimant will rely in opposing the Omnibus Objection at the hearing;
5. a declaration of a person with personal knowledge of the relevant facts that support the Response; and
6. your name, address, telephone number and facsimile number and/or the name, address, telephone number and facsimile number of your attorney and/or designated representative to whom the attorneys for the Debtors should serve a reply to the Response, if any (collectively, the "Notice Addresses"). If a Response contains Notice Addresses that are different from the name and/or address listed on the Claim, the Notice Addresses will control and will become the service address for future service of papers with respect to all of your Claims listed in the Omnibus Objection (including all Claims to be disallowed and the surviving claims) and only for those Claims in the Omnibus Objection.

**Additional Information.** To facilitate a resolution of the Omnibus Objection, your Response should also include the name, address, telephone number and facsimile number of the party with authority to reconcile, settle or otherwise resolve the Omnibus Objection on the claimant's behalf (the "Additional Addresses"). Unless the Additional Addresses are the same as the Notice Addresses, the Additional Addresses will not become the service address for future service of papers.

**Failure to File Your Timely Response.** If you fail to file and serve your Response on or before the Response Deadline in compliance with the procedures set forth in this

Notice, the Debtors will present to the Bankruptcy Court an appropriate order granting the relief requested in the Omnibus Objection without further notice to you.

**Each Objection Is a Contested Matter.** Each Claim subject to an Omnibus Objection and the Response thereto shall constitute a separate contested matter as contemplated by Bankruptcy Rule 9014, and any order entered by the Bankruptcy Court will be deemed a separate order with respect to such claim.

#### **Additional Information**

**Requests for Information.** You may also obtain a copy of the Omnibus Objection or related documents on the internet, by accessing the website of the Debtors at [www.kccllc.net/circuitcity](http://www.kccllc.net/circuitcity).

**Reservation of Rights.** Nothing in this Notice or the Omnibus Objection constitutes a waiver of the Debtors' right to assert any claims, counterclaims, rights of offset or recoupment, preference actions, fraudulent-transfer actions or any other claims against you of the Debtors. Unless the Bankruptcy Court allows your Claims or specifically orders otherwise, the Debtors have the right to object on any grounds to the Claims (or to any other Claims or causes of action you may have filed or that have been scheduled by the Debtors) at a later date. In such event, you will receive a separate notice of any such objections.

Dated: March \_\_, 2009  
Richmond, Virginia

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in Possession

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